

FINAL

Preliminary Assessment Report for Camp Roberts, California

Prepared for

U.S. ARMY ENVIRONMENTAL CENTER
ABERDEEN PROVING GROUND, MARYLAND 21010

Prepared by

ENVIRONMENTAL RESOURCES MANAGEMENT, INC. 855 SPRINGDALE DRIVE EXTON, PENNSYLVANIA 19341

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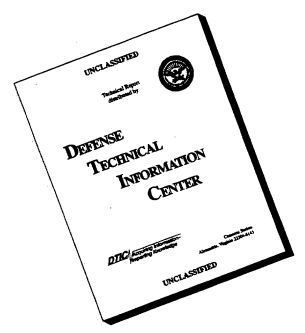
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24 OCTOBER 1995

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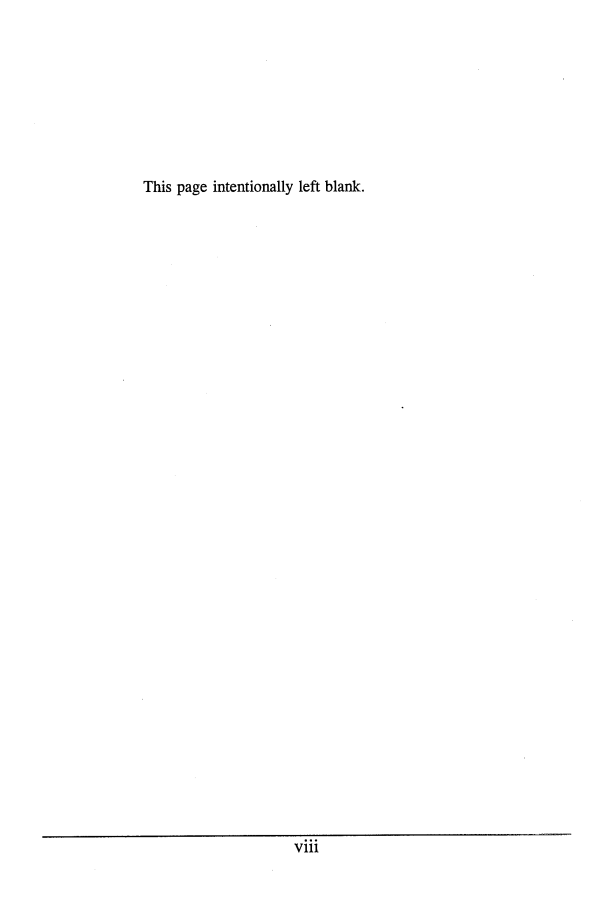
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EXECUTIVE SUMMARY

EXECUTIVE SUMMARY

This report presents the results of a Preliminary Assessment (PA), conducted by Environmental Resources Management, Inc. (ERM), of Camp Roberts, a California Army National Guard (CA ARNG) installation. This PA was conducted to compile the information necessary for completion of possible preremedial activities and to provide a basis for establishing the necessary corrective actions in response to potential hazardous substance releases. The principal objective of the PA is to characterize the site accurately and determine the need for further action by examining site activities, quantities of hazardous substances present, and potential pathways by which contamination could affect public health and the environment. This PA satisfies the requirements of the U.S. Army Installation Restoration Program (IRP) and the U.S. Environmental Protection Agency's (EPA) Guidance for Performing Preliminary Assessments Under CERCLA, dated September 1991.

Camp Roberts is a 42,363-acre active CA ARNG training installation located in San Luis Obispo and Monterey counties, California. The installation reached its peak activity during World War II (WWII) and the Korean War when it was used as a staging/training area for overseas deployment. In 1971, the installation was transferred from the active Army to the CA ARNG. Camp Roberts is used for training military units from the western United States, primarily units from the National Guard and reserve components of the United States Sixth Army.

Camp Roberts is comprised of two cantonment areas (one each at the Main and East Garrisons) which occupy 7.4 percent of the land area and multiple ranges, training areas and impact areas. The only significant industrial operations are those normally associated with the maintenance of military track and wheeled vehicles at motor pools and maintenance shops in the cantonment areas.

This PA identified fourteen (14) environmentally significant operations (ESOs); i.e., sites identified as known or potential sources of Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) contaminant releases (see Section 3.1). The PA also addressed sites previously referenced as suspected sources of CERCLA releases but for which the PA determined there was insufficient evidence available to classify them as potential CERCLA release sites (see Section 3.2).

There are numerous known and suspected releases of petroleum, oil and lubricant (POL) products across the ranges and training areas and in the vicinity of maintenance facilities. These releases:

• date from WWII through the 1970s when environmental compliance requirements brought them to an end;

- are believed to have been relatively minor and sporadic (no concentrated disposal practices were uncovered); and
- are in most instances, most probably covered by the CERCLA petroleum exclusion.

Based on available evidence, the areas of most environmental significance are being adequately addressed: 1) Tank Site 936 -- where leakage from two 25K gallon gasoline underground storage tanks (USTs) is currently being remediated; and 2) Sanitary Landfill -- where extensive sampling and analysis is ongoing but has yet to detect an adverse impact on groundwater quality.

Of the remaining ESOs, the most significant, in order of importance are:

- The open storage of deteriorated transformers labelled as containing Polychlorinated Biphenyls (PCBs) in the Engineering Yard. This deficiency, stressed in a 1983 PA, represents a serious ongoing compliance violation and poses the significant potential for a CERCLA release.
- The open burning/open demolition (OB/OD) areas, particularly Range Y39, used extensively until 1993.
- The buried drums in the United Defense Limited Partnership (UDLP) area of operations; the site has yet to be fully characterized or investigated.

Site inspections to identify and characterize possible CERCLA releases, and to determine the need, if any, for remedial action, should be conducted at the following areas: 1) Engineering Yard; 2) Ranges Y39 and M40; and 3) UDLP buried drum area. Immediate corrective action must be taken regarding the open storage of PCB transformers in the Engineering Yard.

A complete set of findings and recommendations is found in Section 8. On balance, environmental contamination from Camp Roberts appears to pose a relatively minor threat to human health and the surrounding environment. Further, all supervisors interviewed during the site visit, particularly those responsible for environmentally sensitive activities, such as maintenance and range operations, appeared keenly aware of environmental compliance requirements and of the adverse impact their operations could otherwise have on the environment.

SECTION 1

1.0 INTRODUCTION

This section provides background information regarding the purpose of this preliminary site assessment and the methods used to conduct the assessment.

1.1 BACKGROUND

In accordance with Section 120 of the CERCLA, as amended by the Superfund Amendments and Reauthorization Act (SARA), all facilities on the Federal Agency Hazardous Waste Compliance Docket (Docket) are required to perform a PA [ref. P.L. No. 99-499, 17 October 1986, § 120 (c) and (d)]. The general purpose of the PA is to characterize the potential impact a facility may have on the quality of human health and the environment and to determine the need for more detailed investigation or remediation. The PA is the first step in the sequential investigative and remedial process prescribed in the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), the implementing regulations for the CERCLA/SARA statutes (40 CFR Part 300). The PA should provide sufficient information to complete the U.S. Environmental Protection Agency (EPA) Hazardous Ranking System (HRS) prescore (or PA score) for a site. The HRS scores become the basis for possible inclusion of a site on the National Priorities List (NPL) for hazardous waste site response (40 CFR 300.425).

Camp Roberts is a CA ARNG facility listed on the Docket as "Camp Roberts-National Guard Unit", Comprehensive Environmental Response, Compensation, and Liability Information System (CERCLIS) Number CA 6211820760. The installation was initially identified for CERCLIS listing by the Federal Facilities Coordinator (Ref. 34). This PA was performed pursuant to the previously referenced requirement that a PA be performed for all facilities on the Docket.

Investigations are currently underway at two sites within Camp Roberts, Tank Site 936 and the Sanitary Landfill, that were identified in previous studies as areas of known or potential hazardous substance or waste releases. Remediation of Tank Site 936 is ongoing. The Sanitary Landfill is currently under a site inspection.

1.2 OBJECTIVES

As stated above, the general objective of this PA is to ensure that the Camp Roberts is in compliance with the PA requirements of CERCLA. The specific objectives of the assessment are as follows:

- identify and qualitatively characterize all sites where the potential for release of CERCLA hazardous substances to the environment exists;
- identify and characterize all exposure and migration pathways and receptors associated with potential release sites;
- determine the need for subsequent investigate or removal/remedial response in accordance with the NCP; and
- collect sufficient information to complete EPA's Potential Hazardous Waste Site Preliminary Assessment Form (EPA Form 2070-12).

1.3 PROCEDURES

This PA report was generated based on the following data gathering activities:

- visual inspection of the facilities and the surrounding environs;
- interviews with current and former employees familiar with the operations of the facilities;
- review of available National Guard Bureau (NGB), CA ARNG, and U.S. Army records, including records maintained by the U.S. Army Environmental Center (USAEC) [formerly the U.S. Army Toxic and Hazardous Materials Agency (USATHAMA)] Technical Information Center (TIC), and the U.S. Army Center for Health Promotion and Preventive Medicine (USACHPPM);
- review of available reports maintained by EPA Region IX, the State of California, and Monterey and San Luis Obispo county agencies;
- interviews of representative of other federal, state, and local agencies.

No samples of environmental media (e.g., soil, groundwater, surface water, or air) were collected or analyzed during the course of this PA.

The PA was conducted in accordance with EPA's Guidance for Performing Preliminary Assessments Under CERCLA (1991).

A site visit of Camp Roberts was made by Mr. Larry Ward and Ms. Carol Snead of ERM on November 29 through December 2, 1994. Throughout the site visit, Mr. Ward and Ms. Snead were accompanied by Ms. Laura Loiero

(USAEC) and Major Timothy Rensema (NGB), and Mr. Brian Duke of the Camp Roberts Environmental Office.

Interviews with CA ARNG employees were coordinated by Mr. Duke. Onsite personnel provided recent operational information and information on historical practices. The Camp Roberts historian, Mr. Albert Davis, was also extensively interviewed during the site visit and participated in many of the physical inspections.

1.4 REPORT ORGANIZATION

This PA Report is organized to correspond to the general topics and sequence provided in the *Preliminary Assessment Report Format* contained in the *Statement of Work Annex for NGB Projects* [Appendix B to ERM's general statement of work (SOW)].

Section 2 of the report provides site description information about Camp Roberts. Sections 3 through 7 provide more specific information regarding operational history and waste characteristics, exposure/migration pathways (groundwater, surface water, soils, and air) and receptors (human and ecological). Finally, Section 8 provides a summary of findings and recommendations for Camp Roberts.

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SECTION 2

2.0 SITE DESCRIPTION

This section provides an overview of the environmental setting and operational history of Camp Roberts. Because detailed information relevant to the history and environmental setting of Camp Roberts has been provided in previous documents (e.g., Camp Roberts EMAP, Environmental Management Analysis Program, Phase II, Resource Management Study Environmental Sciences Associates, Inc., 1994), the information provided in this section is an overview based on information excerpted from prior documents. The reader is directed to the referenced documents for additional detail regarding the environmental setting and history of Camp Roberts.

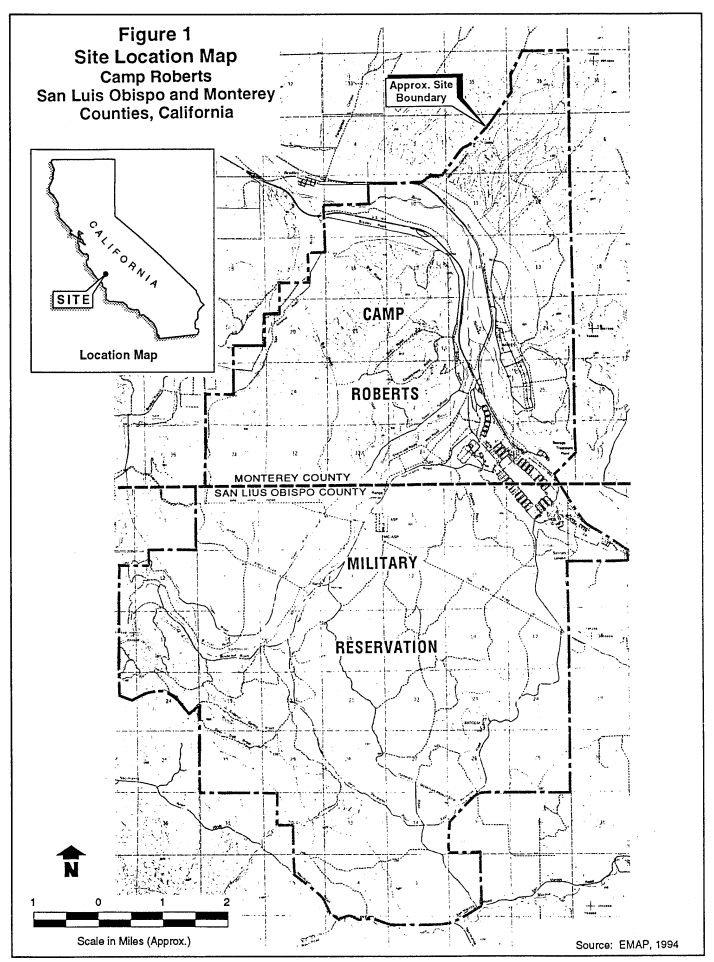
2.1 GENERAL PROPERTY INFORMATION

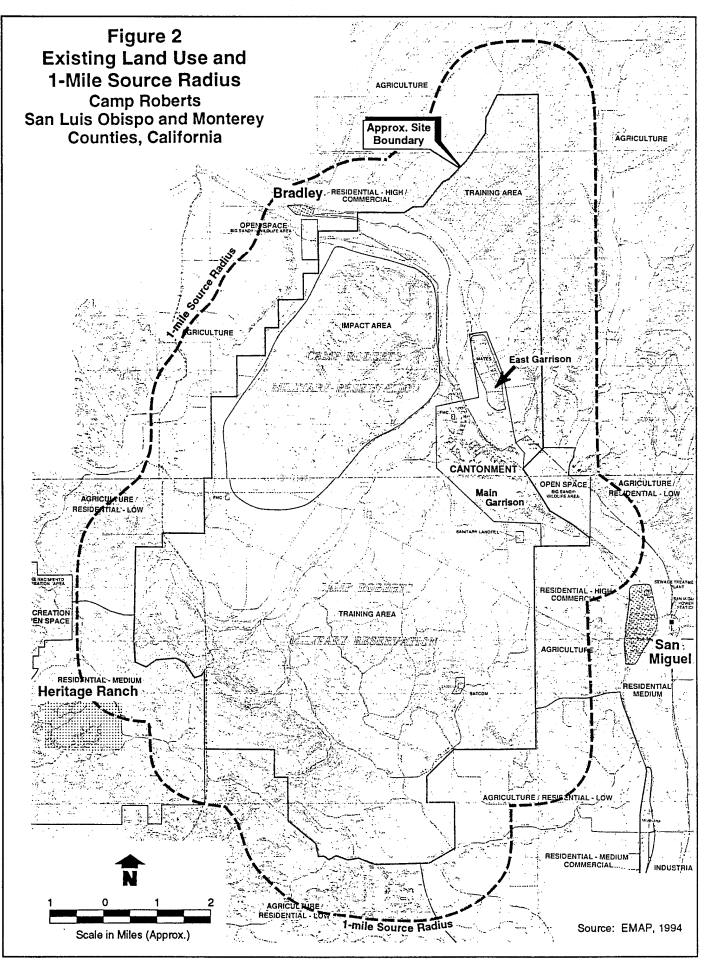
Camp Roberts is an active CA ARNG training installation located on 42,363 acres in San Luis Obispo and Monterey counties, California. The latitude and longitude are 35°47'53" and 120°44'40" at the main gate of the facility (Appendix H). Camp Roberts lies along the eastern foothills of the Santa Lucia Mountains, within the valley of the Salinas River, which flows northwestward through the property. Primary access to the facility is unrestricted and made from exit ramps off of State Highway 101, which traverses Camp Roberts parallel to the Salinas River.

Facilities at Camp Roberts are concentrated in two cantonment areas, the Main Garrison and East Garrison, which occupy only 7.4 percent of the total land area within the installation boundaries (Ref. 1). The remaining land is used for training areas (71.5 percent) and impact areas (21.1 percent) (Ref. 1). Figures 1 and 2 show the location and general site characteristics of Camp Roberts.

2.2 SITE SETTING

Camp Roberts is located in a rural area of Central California, approximately 25 miles inland from the Pacific Coast. It is surrounded primarily by agricultural and low-density residential lands (see Figure 2). Two areas of state-owned, open space land comprising the Big Sandy Wildlife Management Area also border on the installation. Most agricultural lands surrounding Camp Roberts are used for livestock grazing, dry land farming (barley, oats, wheat, and safflower), and some irrigated farming (orchards and vineyards). The closest population centers are San Miguel (population 1,237), Bradley (population 164), and the community of Heritage Ranch that consists of seasonal and year-round residences (estimated year-round population 900) (Ref. 2). Paso Robles (population 21,865) is the largest population center in





the vicinity of Camp Roberts and is located approximately 12 miles south of the installation's main gate.

The climate at Camp Roberts is influenced by its proximity to the Pacific Ocean and moderated by the Santa Lucia Mountains. Summers are generally hot and dry, and winters are mild and rainy. Rainfall at Camp Roberts averages 14 inches per year, with most of the rainfall occurring between December and March. Mean summer daytime temperatures range from 87 to 94 degrees Fahrenheit (°F) and the average winter daytime temperature is 57 °F (Ref. 1).

2.3 DESCRIPTION OF FACILITIES

The facilities at Camp Roberts can be grouped into three areas: 1) the Main Garrison 2) the East Garrison, and 3) training and impact areas. Detailed descriptions of past and current activities at these facilities are provided in subsections to Section 2.3 and in Sections 3.1 and 3.2.

2.3.1 Main Garrison

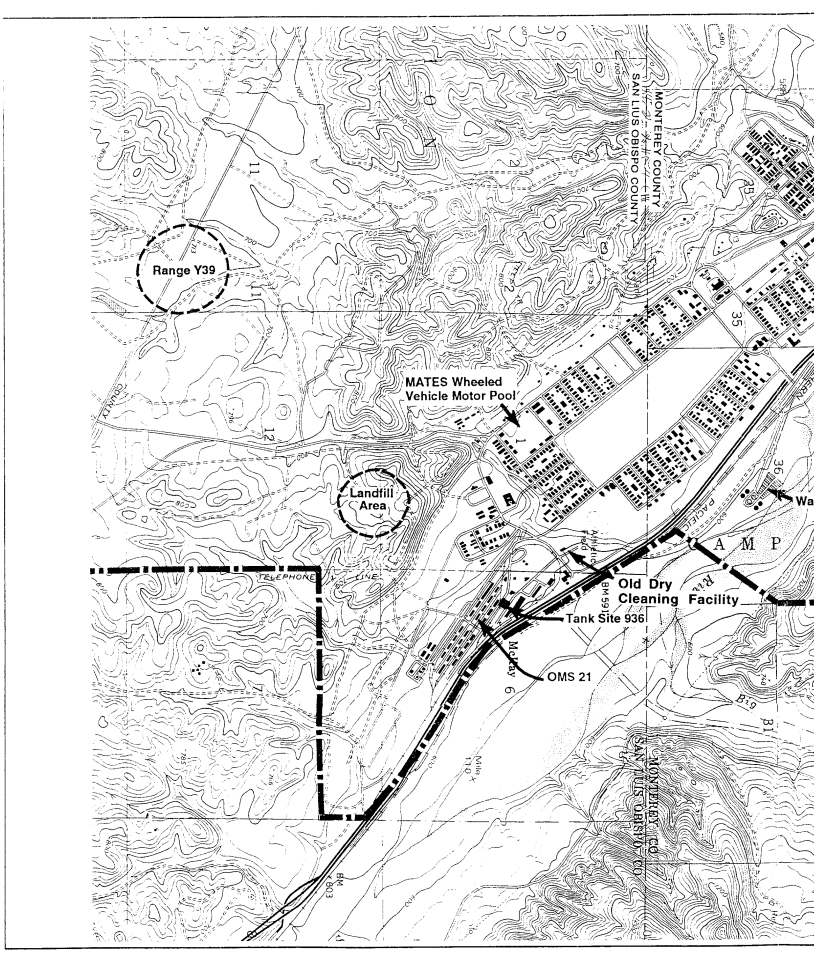
The Main Garrison cantonment area includes administrative offices and headquarters buildings, housing, community facilities, warehouses, training and classroom buildings, medical facilities, the Organizational Maintenance Shop 21 (OMS-21), the sewage treatment plant, an engineering yard, and other facility support structures. The installation's sanitary landfill is located less than 2,000 feet south of the cantonment area (see Figure 3). United Defense Limited Partnership - Ground Systems Division (UDLP) is a tenant of Camp Roberts (Bldgs. 7025 and 7026) that conducts armored vehicle testing at the north end of the cantonment area and at the firing ranges. A U.S. Army Satellite Communications (SATCOM) Station is located in the southeast sector of the installation.

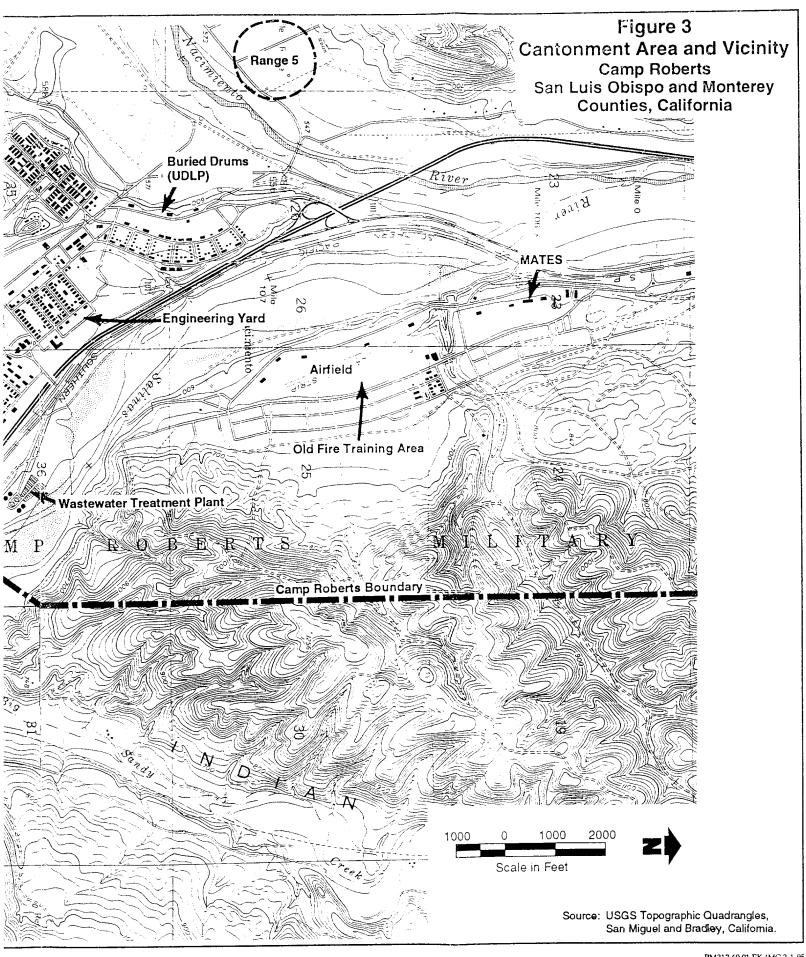
2.3.2 East Garrison

Facilities at the East Garrison are associated primarily with the Mobilization and Training Equipment Site (MATES). The MATES includes a paint shop, old and new battery shops, and vehicle maintenance facilities. There are also two general purpose warehouses located in the MATES area (Bldgs. 25012 and 25013).

2.3.3 Training and Impact Areas

Camp Roberts is divided into 23 training and impact areas (see Figure 4) ranging in size from 308 to 9,154 acres for a total of more than 40,000 acres (Ref. 1). The training areas are comprised of troop and vehicle maneuver





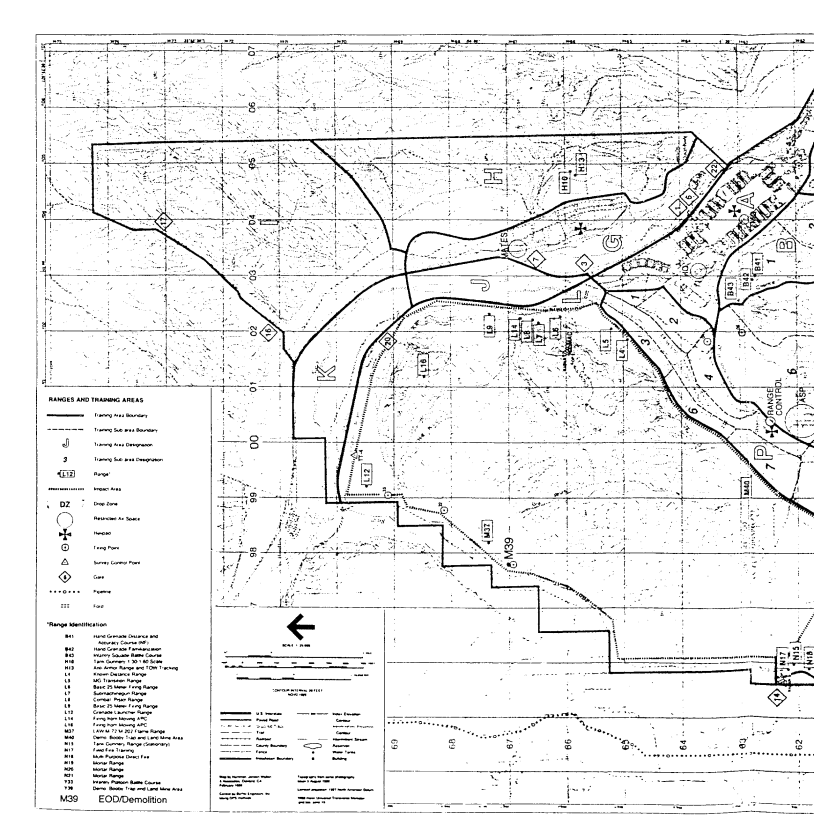
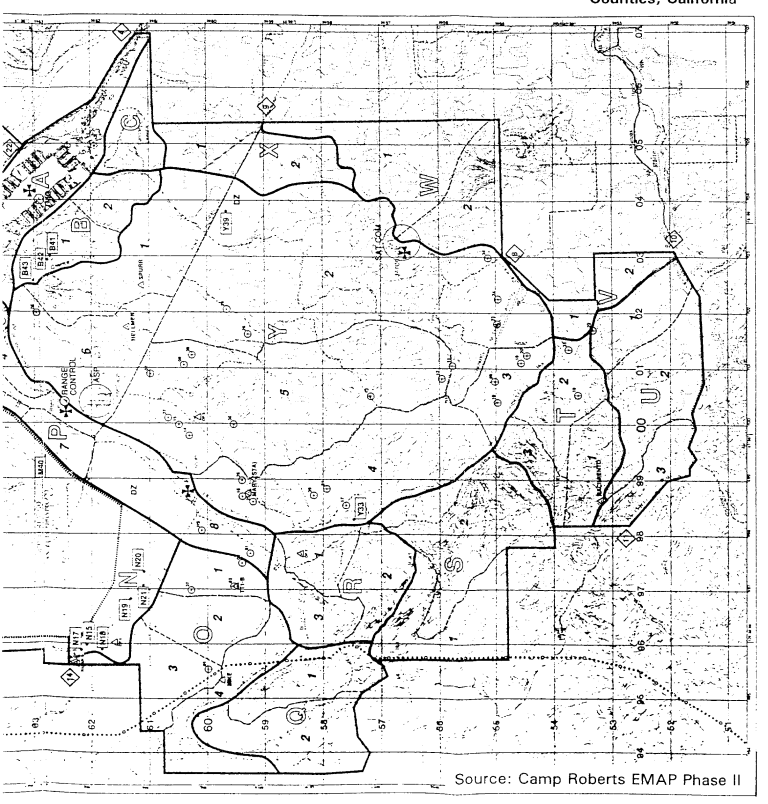


Figure 4
Ranges and Training Areas
Camp Roberts
San Luis Obispo and Monterey
Counties, California



areas and firing ranges. The designated firing ranges and training areas at Camp Roberts are described in the Camp Roberts Master Plan (1987) and Camp Roberts EMAP Phase II, Resource Management Study (1994). The designated use of these ranges and training areas changes periodically to meet mission requirements.

Training activities at Camp Roberts are conducted as either live fire exercises or field training exercises. Live fire exercises involve use of the ranges and/or established firing points into the impact area (see Figure 2). Field exercises take place throughout the installation and include bivouacing, troop and vehicle maneuvers, fortification construction, and aerial operations.

2.4 PROPERTY HISTORY

Prior to its development as a military installation, the Camp Roberts area was part of the Nacimiento Ranch, which was owned by George Flint who acquired the ranch through an immense land grant in the late 1800s. The Nacimiento Ranch area was first considered for military use at the turn of the century in response to Congressional authorization for newer and more permanent posts in the western United States. Opposition from some local citizens delayed any decision until such a post was no longer considered vital. Three decades later, the need for training bases to accommodate the large number of draftees during WWII caused the Army to reevaluate the Nacimiento site.

Ownership of the Nacimiento Ranch passed through a few private owners prior to purchase by the U.S. Army in 1943, although construction on the site began on 14 November 1940. Camp Roberts initially opened as the Nacimiento Replacement Center on 2 December 1940. The name of the installation was changed to Camp Roberts on 10 January 1941. By 15 June 1941, the installation was ready to receive a full complement of troops. The Main Garrison was built to accommodate 23,000 officers and soldiers. The East Garrison, located on the heights above the Salinas River, could accommodate 6,000 officers and soldiers. The main administrative offices were sited on what came to be called Headquarters Hill located near the north end of the Main Garrison. The peak number of troops stationed at Camp Roberts was reached in mid-1944 when more than 43,000 individuals were stationed at the installation.

Camp Roberts was one of the few wartime camps to be retained after WWII. Its large size, terrain, and climate offered the possibility of year-round training of various types of troops in differing situations. However, in July 1946 Camp Roberts was deactivated as a training site and demoted to caretaker status, with very limited seasonal use for training by National Guard and Army Reserve units. In August 1950, the training site was reactivated under the command of the 7th Armored Division to train California's 40th Infantry

Division (Mechanized) and artillery units during the Korean War. Camp Roberts was also designated as an Armored Replacement Training Center, serving as a training center for active components as well as National Guard and Army Reserve units.

When the Korean Conflict ended in 1953, Camp Roberts was once again inactivated as a training site. The installation was given a "reserve" status with enough permanent personnel assigned to maintain the post and its equipment. Camp Roberts continued over the next 15 years to provide training lands for Army Reserve and National Guard units, including the 40th Infantry Division.

In 1953, post command was transferred to the jurisdiction of the Commanding General at Fort Ord. The Army's Combat Development Command used the facilities for testing and the Navy used ranges to train gunners. A Satellite Communications (SATCOM) Station was also established at Camp Roberts, linking the installation to the Army's world-wide communications system. The command structure of the SATCOM system was separate from the regular post command and it continues to operate as such.

The increasing need for training lands for National Guard and Army Reserve units from the western United States prompted an agreement between the Army and the CA ARNG in April 1971, in which Camp Roberts would be managed by the National Guard under the continued ownership of the federal government. Currently, Camp Roberts is organized under the Adjutant General of the California National Guard and is used for training units from all over the western United States.

The mission of Camp Roberts is to provide training, administrative, and logistical site support to U.S. forces, primarily units from the National Guard and reserve components of the United States Sixth Army area. Camp Roberts serves National Guard units as well as active and reserve components of other services (Army, Navy, Air Force and Marine) and active Army units of the Seventh Infantry Division (Light). Camp Roberts maintains year-round readiness for the immediate mobilization of the facility. Under mobilization, Camp Roberts would expand to receive and train approximately 18,000 personnel of the 40th Infantry Division (Mechanized) and 3,000 personnel from miscellaneous units in preparation for overseas movement and deployment. Fulfilling its training support mission involves provision of housing and community facilities, food services, supplies, training facilities, administrative and logistical services, equipment, ammunition, petroleum products, and maintenance facilities.

2.5 PERMITTING STATUS

Camp Roberts holds permits for the sanitary landfill, active underground storage tanks (USTs), discharges to air from a vehicle painting facility at the MATES, and discharge to groundwater. These permits are described as follows:

- The sanitary landfill is a permitted Class III solid waste disposal site with the State of California. The permit was issued in 1977 by San Luis Obispo County Health Division, Permit No. 40-AA-002. Reported permit violations include litter and dust control.
- There are nine active USTs at Camp Roberts. Five 20,000 gallon tanks, three diesel and two unleaded gasoline, were installed in August 1989 at the Main Garrison fuel facility (Bldg. 3090) and operate under one permit, granted in August 1989 by the San Luis Obispo County Environmental Health Department and Air Pollution Control District (APCD). Three USTs, one 5,000 gallon diesel, one 5,000 gallon unleaded gasoline, and one 10,000 gallon diesel, were installed in August 1989 at the MATES and operate under permit no. 4712, granted in August 1989 by the Monterey County Environmental Health Department and APCD. The remaining UST is a 7,500 gallon fuel oil tank at the main MATES facility (Bldg. 25021) heating plant. It is permitted under Monterey County Environmental Health Department and APCD Permit No. P-1645, issued in 1980. Due to recent regulatory action taken by Monterey County, the fuel oil tank is scheduled for removal by 1 October 1995. The heating plant will be converted to propane.
- The MATES facility painting bay is permitted by the Monterey Bay Unified APCD, Permit No. P-1599 (dated May 19, 1981).
- The wastewater treatment plant operates under Waste Discharge Order No. 88-37, issued in 1988 by the California Central Coast Regional Water Quality Control Board (RWQCB) Monitoring and Reporting Program. The groundwater discharge permit pertains to the evaporation/ percolation ponds at the wastewater treatment plant: there is no discharge to surface water at the wastewater treatment plant and it is therefore classified as a "zero discharge" facility under the National Pollutant Discharge Elimination System (NPDES), and is not required to have an NPDES permit.

Camp Roberts is characterized as a small quantity generator of non-acutely hazardous wastes [i.e., more than 100 kilograms per month (kg/mo) but less

than 1,000 kg/mo] under RCRA. The EPA has two identification numbers for Camp Roberts: CA7572890518 for "Camp Roberts Training Site" and CAD981369275 for "USNG CA Camp Roberts Training Site".

A search of standard environmental record sources was conducted by VISTA Environmental Information, Inc., 25 January 1995 (Ref. 9) pursuant to ASTM Practice E 1527. The one-mile search radius is identified on Figure 2. Because of the size and shape of Camp Roberts, VISTA could not conduct radius searches of the relevant databases at a reasonable expense and was asked instead to conduct a database search for the zip codes in which Camp Roberts and the surrounding area are located. Address information obtained in the zip code search was used to approximate the locations of the sites within one mile of Camp Roberts.

Analysis of the search results found no NPL or State Priority List (SPL) sites, or RCRA treatment, storage and disposal (TSD) facilities, within one mile of Camp Roberts. Two tenant facilities at Camp Roberts, Pacific Bell and "USNG CA FMC Corp Camp Roberts" (currently UDLP), were identified in the VISTA report as RCRA sites. Pacific Bell is a transporter/large quantity generator (EPA ID CAT080024060) and UDLP is a small quantity generator (EPA ID CA7210090240). Camp Roberts is not on the Emergency Response Notification System (ERNS) database. There are no CERCLIS sites, spill sites, or leaking USTs (LUSTs) within one half mile of Camp Roberts. There are no USTs on properties adjoining Camp Roberts. The UST database identified a total of ten active USTs on Camp Roberts that are used for storing unleaded gasoline and diesel fuel. According to Mr. Duke (Ref. 29), two of the tanks in the VISTA report (10,000-gallon unleaded gasoline tanks at Bldg. 6043) were removed in 1991 (see Section 3.1.3). The VISTA report did not included the fuel oil UST at the MATES that is scheduled for removal by 1 October 1995. The Camp Roberts sanitary landfill is listed on the Solid Waste Sites database. There are no other solid waste sites listed within one half mile of Camp Roberts.

SECTION 3

3.0 OPERATIONAL HISTORY AND WASTE CHARACTERISTICS

Current and former ownership of Camp Roberts property is provided in Appendix C. Information pertaining to the operational history and waste characteristics of Camp Roberts was obtained during the site visit, document review, and interviews with installation personnel and representatives.

Various activities at Camp Roberts, including vehicle maintenance, facility and building maintenance, pest and weed control, and weapons' firing, require the use of hazardous materials and the generation of hazardous waste. Most of the hazardous materials used at Camp Roberts are those required for the maintenance and operation of motor vehicles that are stored at the MATES and OMS-21, including lubricants, solvents, antifreeze, propane, acetylene, argon, sulfuric acid, degreasers, and battery acid (Ref. 1). Other hazardous materials used at the installation include pesticides and herbicides, ammunition and explosives, chlorine, and various paints, polishes, varnishes, and thinners (Ref. 1).

Most of the hazardous wastes are generated during wheeled and tracked vehicle maintenance. These wastes include antifreeze, lead/acid batteries (whole) and battery acid, solvents, paints, and miscellaneous solids, such as brake pads. The hazardous wastes are accumulated by type in segregated containers at satellite collection points, transferred to a central collection point, and from there transported off-site for disposal.

Prior to 1992, the installation's hazardous waste was disposed of by individual contracts on a case-by-case basis as a given amount of waste was accumulated (Ref. 38). Since 1992, CA ARNG has had a statewide contract, or contracts, for hazardous waste disposal under which any amount accumulated at a given location is picked up every 80 days, in order to comply with the Federal 90-day accumulation limit (Ref. 38).

Quantities of hazardous wastes generated vary according to the training schedule, as well as unscheduled, infrequent maintenance or repair activities (Ref. 38). Records that fully describe all hazardous materials and wastes stored on-site, and historic waste generation and disposal practices were not readily available during this PA (Ref. 38).

3.1 KNOWN OR POTENTIAL CERCLA RELEASES

Based on the information gathered, 14 sites were identified as known or potential sources of CERCLA contaminant releases. These sites are shown in Figures 3 and 4. Their operational history and waste characteristics are described as follows.

3.1.1 Sanitary Landfill/Solid Waste Disposal Site

The Camp Roberts landfill area includes a 14.3-acre permitted solid waste disposal site, 4.4 acres of which are an active canyon fill area (Appendix F, Photograph 19) (Ref. 4). Sanitary waste generated at a rate of 700 tons per year (Ref. 5) is disposed of in the permitted active canyon fill area, which has been in operation since 1972. Permitted wastes include general domestic waste such as food stuffs, paper, plastic, wood, and cardboard (Ref. 1). An intermediate cover of 12 to 18 inches of native soil is applied on a daily basis or whenever additional waste materials are deposited at the fill (Ref. 6).

Adjacent to the active canyon fill area is a 9.9-acre permitted inactive area in which waste materials were reportedly disposed of in trench fills from 1977 to 1984 (Appendix F, Photograph 20). The trench fills were 10 to 15 feet deep and 2 to 3 feet wide, and were used for the disposal of domestic trash and construction debris generated at Camp Roberts (Ref. 6). Native soil from the trench excavations was used to provide 12-inch thick intermediate cover and 36-inch thick final cover (Ref. 6). The active and inactive permitted disposal areas are not lined and there are no leachate collection systems (Ref. 4).

There are six unpermitted, inactive trench fills (Appendix F, Photographs 21 and 22) located to the south of the permitted area. This unpermitted area was reportedly used during WWII, the Korean War and, according to aerial photographs, until 1966 (Ref. 29). The volume and nature of the wastes disposed are unknown; however, the general practice in the past was to landfill all wastes, which included ammunition boxes, pesticide containers, and expired drugs (Ref. 7). The thickness and the permeability of the cover material are unknown (Ref. 4). According to Mr. Duke (Ref. 29), the last fill and intermediate cover was applied to these trenches in 1970 when Camp Roberts was "closed" by the Army. San Luis Obispo County and the California Integrated Waste Management Board refer to these areas as "Closed, Inactive, and Abandoned sites" (Ref. 29).

Until the late 1970s, X-ray developer solutions were disposed of in the landfill. Since that time, however, the solutions have been sent to the U.S. Property and Fiscal Office, and subsequently transferred to the Defense Reutilization and Marketing Office, for silver recovery (Ref. 7).

On May 6, 1983, the sludge pumps at the Camp Roberts wastewater treatment plant were inoperable and the facility was granted permission by the California Central Coast RWQCB to pump raw sludge from the clarifier units and transport it to the solid waste disposal site for disposal (Ref. 35). The sludge was disposed by cut and fill, separate from refuse, and covered immediately. The exact location of the sludge disposal is not known.

The landfill area is the subject of an ongoing site investigation by GEOSYSTEM Consultants, Inc. (GEOSYSTEM) which is conducting vadose

zone and groundwater monitoring at both the permitted and unpermitted landfill areas. The results from the most recent monitoring activities, provided in Appendix D, indicate that waste disposal operations do not appear to have adversely affected groundwater quality beneath the landfill or closed trench fill areas (Ref. 30).

3.1.2 Wastewater Treatment Plant

The wastewater treatment plant provides secondary treatment to sanitary wastewater at Camp Roberts (Appendix F, Photograph 9). It was constructed in 1941 with a treatment capacity of 3 million gallons per day (mgd) of wastewater. The facilities were comprised of two trickling filters, two primary clarifiers, two secondary clarifiers, two sludge digesters, eight receiving ponds (i.e., sludge drying beds), and two sewage lagoons.

During periods of peak use of the installation (i.e., 1941 to 1946 and 1950 to 1953), sludge was periodically removed from the sludge drying beds for disposal. Camp Roberts staff could not account for the historic disposition of the sludge (Ref. 37).

The wastewater treatment plant operated a laboratory for water quality analysis until 1977. Operations ceased when a container of chlorine leaked and the laboratory fixtures, wiring, and equipment were destroyed by the corrosive action of the gas. The leak was contained and completely cleaned up. There was no contamination to soil, groundwater, or surface water (Ref. 8).

In 1980 and 1981, the plant's treatment capacity was reduced in order to more efficiently serve the limited population at Camp Roberts. The current operating capacity of the plant is 1 mgd of wastewater using one trickling filter, one clarifier that serves as a primary and secondary clarifier, one sludge digester, and two sludge drying beds. The plant also has a series of three evaporation/percolation ponds that have been converted from the plant's remaining original drying beds and sewage lagoons. The capacity of the plant's pond system is sufficient to accommodate all effluent.

The wastewater treatment plant's discharge to groundwater is permitted through the California Central Coast RWQCB Monitoring and Reporting Program, Permit No. 88-37 (see Section 2.5). Compliance with the permit is monitored through groundwater monitoring wells located upgradient and down gradient from the wastewater treatment plan. According to the plant supervisor, the most recent groundwater monitoring results showed no signs of contamination (Ref. 8).

The plant does not discharge any effluent to surface waters in the area and no permit under NPDES is required (see Section 2.5). After February 1969 when the Salinas River overflowed and flooded the sewage lagoons, the ponds were relocated upgradient and farther away from the river (Ref. 7). Infiltration of

surface water into the sewer lines is a problem during heavy rains, and slugs of oil and grease are observed in the influent during large troop concentrations (Ref. 7). During recent flooding of the Salinas River (March 1995), the sewer line from the MATES to the wastewater treatment plant was washed away: temporary corrective measures are being employed until this line can be repaired.

Previous waste disposal practices at Camp Roberts, such as neutralizing used battery acid and discharging it to the sanitary sewer, may have resulted in the transport of heavy metals to the sludge drying beds. There is no historic record of sampling of materials in the sludge drying beds. Results of recent sampling indicate no heavy metals or purgeable organic compounds in plant effluent (Appendix K).

3.1.3 Underground Storage Tanks (USTs)

There are nine active USTs at Camp Roberts: five in the Main Garrison; and four at the MATES facility. All active USTs are permitted (see Section 2.5). One tank, a 7,500 gallon fuel oil tank at the MATES is scheduled for removal by 1 October 1995 (Ref. 29).

From 1989 to 1991, a complete survey of inactive USTs at Camp Roberts was conducted to identify tanks for removal. Tank closure was conducted in accordance with the requirements of the controlling regulatory authorities, the Environmental Health Departments in San Luis Obispo and Monterey counties. Closure reports were not available at the installation or from the regulatory agencies. However, closure requirements for all UST removals include soil sampling at both ends of the tank to detect possible tank leakage and compliance with these requirements may be presumed. Furthermore, according to Mr. Earl Madison, the Director of Facilities Engineering at Camp Roberts during the period of the tank closures, visual inspection and sampling was conducted for all closures (Ref. 28). Contaminated soils were found at Tank Sites 854, 873, 932, and 3021; however, the extent of the contamination was restricted to the soils immediately surrounding the tank which was removed and disposed of off-site.

More extensive contamination was found at Tank Site 936 where gasoline was released from two 25,000-gallon USTs that were removed in 1989 (Appendix F, Photograph 10). GEOSYSTEM conducted subsurface investigations and, in 1993, installed an integrated vapor extraction/air sparge system at Tank Site 936 to remove gasoline from the soil and groundwater. As of October 1994, the mass of gasoline removed by the integrated soil/groundwater remediation system was 25,200 pounds (Ref. 10). The remediation action by GEOSYSTEM is ongoing. Recent sampling results are found in Appendix E.

3.1.4 Engineering Yard

The Engineering Yard is in the 6400 area of the Main Garrison, enclosed by a fence, and includes three areas of concern.

- (1) Pesticide Mixing Facilities. Pesticides were historically mixed at several buildings (e.g., see Appendix F, Photograph 17) and outdoor areas in the Engineering Yard (see Section 3.1.5). There are, however, no visible signs of contamination.
- (2) Metal Salvage Yard. The primary concern is the old hot water tanks (see Appendix F, Photograph 18) covered with presumed asbestos containing materials, much of which is visibly friable.
- (3) Electrical Transformers (see Appendix F, Photographs 15 and 16). Transformers, which are potential sources of PCBs, are staged in two areas of the Engineering Yard. Some are new (of these, some are marked non-PCB; according to Mr. Duke, all are non-PCB). There are numerous old and unserviceable transformers stored in the open with no containment and no overhead cover. Many are labelled as containing PCBs. Many are unlabelled, but due to their presumed age, they may contain PCBs. Due to the deteriorated condition of many of these transformers, leaks are a distinct possibility, though no leaks were visibly apparent. The transformers pose serious compliance violations and the potential for a release of CERCLA contaminants.

The Camp Roberts Environmental Planner and Mr. Davis were asked about the potential for PCBs in hydraulic lifts on the installation. They acknowledged the possibility that the two or three hydraulic lifts could contain PCBs but believed the potential to be remote (Ref. 3 and 38). There is no report of any leak or spill from a hydraulic lift. As such, the potential for PCBs in the hydraulic lifts presents more a compliance than a CERCLA issue.

3.1.5 Pesticides

Currently, fertilizer application at Camp Roberts is performed by a contractor near the main gate on the North side. Pesticides and herbicides are stored in Bldgs. 6457A and 6457B, which are self-contained, state-of-the-art storage lockers (Ref. 12). The mixing area is a washing pad located behind Bldg. 6417. The pesticide storage units and mixing area are located in the Engineering Yard (see Figure 3).

The 1992 Pest Management Survey (Ref. 12) found that the mixing area was not in compliance with Army and Federal standards for mixing of pesticides. The pad used for mixing pesticides was not curbed to contain spills, and water from the pad drained into a sump that emptied into a leaching field. The

survey recommended that a curbed cement pad, large enough to contain 1½ times the amount of liquid held in the largest spray tank to be filled, should be provided (Ref. 12). To date, a curbed cement pad has not been provided at Bldg. 6417. However, according to Mr. Duke (Ref. 32), the operations may be moved to Bldgs. 3023 and 3024, and containment at Bldg. 6417 would no longer be necessary. Mr. Duke had no record of a significant pesticide or herbicide spill occurring at Camp Roberts (Ref. 40).

A flea and ground squirrel control program conducted in the summer of 1981 included application of carbaryl 10 percent dust (Sevin) for flea control and subsequent treatment with zinc phosphide grain bait for ground squirrel eradications. The pest control program was operated out of Bldgs. 1122, 1123, and 6415. These buildings were small wooden structures with unbermed concrete floors. Empty bags from this operation were disposed of in the landfill. Approximately 3 bags of Sevin and 10 bags of 1-percent zinc phosphide were used daily (Ref. 7).

In the past, malathion and other pesticides used by Fort Ord personnel were stored in Bldg. 6456. Bldg. 6457 was used to store excess pesticides, including DDT and lindane.

There were no signs of contamination in the vicinity of the pesticide storage and mixing areas observed during the site visit.

3.1.6 Mobilization and Training Equipment Site (MATES)

The MATES, located in the East Garrison, is a maintenance and storage facility for tracked vehicles, such as armored personnel carriers, tanks, self-propelled howitzers, and engineer equipment, as well as select wheeled vehicles. The equipment is maintained and stored on a year-round basis for use during weekends, annual training, and mobilization (Appendix F, Photograph 2).

Prior to 1957, the MATES was in the Main Garrison area, near Bldgs. 7026 and 7027. In 1957, the facilities were transferred to their current location in the East Garrison. MATES facilities include Bldgs. 25016, 25030, 25017, 25019, 25010, 25021, and 3027. Bldg. 25021, dedicated in 1980, serves as the main building for MATES.

Waste oil is the primary waste generated at the MATES. Prior to 1960, waste oil was traded for needed commodities and, during the 1960s and 1970s, it was sold to a contractor. Since the 1970s, waste oil has been transported off-site by a contractor. The MATES employs the new system of oil changes based on analytical testing rather than mileage or hours of operation. This practice has dramatically reduced the volumes of waste oil generated.

According to MATES personnel (Ref. 13), waste oil was never dumped anywhere, although it was occasionally thinned down with water and used for weed abatement. There are no records describing the use of waste oil for weed abatement, no evidence that the oil was contaminated with hazardous constituents, and no evidence of environmental degradation resulting from the practice. For purposes of this PA, it is assumed that the use of waste oil for weed abatement would fall under the petroleum exclusion under CERCLA.

[Note: In California, used oil, not otherwise contaminated with hazardous constituents, is a non-RCRA (Resource Conservation and Recovery Act) California hazardous waste. Although CERCLA hazardous substances include RCRA hazardous wastes, because California classifies used oil as "non-RCRA," the CERCLA petroleum exclusion should still apply. The exclusion, of course, would not apply if the used oil is contaminated with any hazardous constituents].

Prior to 1976, used battery acid was neutralized and poured into a drainage ditch (Appendix F, Photograph 1). The volume and frequency of this discharge was low (Ref. 13) [attempts to accurately characterize the volume of neutralized acid discharged were unsuccessful (Ref. 39)]. No visible signs of this practice were found during the site visit. From 1976 to the mid-1980s, battery acid was neutralized in a vat and then discharged into the sanitary sewer. Battery wastes were not tested for heavy metal concentration prior to neutralization and disposal to the sanitary sewer, as required by RCRA. There were no problems reported at the wastewater treatment plant associated with this operation, though, as referenced earlier (see Section 3.1.2), the sludge drying beds have not been tested for heavy metals. Currently, a contractor removes used batteries and battery acid from the site.

According to MATES supervisor, CW4 Adams, solvents were "rarely available in the old days" (1950s-1960s). He also asserted that solvents were never disposed of into the environment, but were always picked up by a contractor (Ref. 13). Solvents are currently provided by Safety Kleen, which is also responsible for their removal.

The MATES operates wash racks equipped with oil/water separators (Appendix F, Photograph 3). Floor drains are connected to the oil water separators. Waste oil collected by the oil/water separators is removed by a contractor. Abandoned wash pads are located just off the perimeter road in front of the MATES at the top of a slope leading to the Salinas River. CW4 Adams is aware of no one who could quantify or characterize the possible use of solvents in cleaning vehicles on these pads. He notes that solvents were hard to obtain and, if they were used to clean engines prior to maintenance, they were used very sparingly (Ref. 39). Any petroleum products that might have been washed away are covered by the CERCLA petroleum exclusion.

During the site visit, two buried holding tanks were observed, one on the south side of Bldg. 25017 and one on the north side of Bldg. 25019. Each tank was partially full of liquid. According to CW4 Adams, the tanks have not been in operation "for years" and he believes they contain nothing but water (Ref. 13). No odors were detected emitting from the tanks. Whether the tanks are connected to an external source of migration, such as the sanitary sewer lines, is unknown. According to CW4 Adams, the contents of the tanks are scheduled for sampling and ultimate disposal (Ref. 39).

Hazardous wastes awaiting pickup are stored in a state of the art container.

The MATES also operates a paint shop, with a permit from the Monterey Bay Unified APCD, Permit No. P-1599, dated 19 May 1981. The permit requires MATES to report the quantities of solvents and paints used.

Interviews with MATES personnel (Ref. 13, 14, 15, and 16) indicate that, with the possible exception of neutralized battery acid disposal, current and past hazardous materials use and waste disposal have resulted in no known or suspected release of contaminants to the environment.

The current MATES appears to be a well-run, state of the art, maintenance operation. Supervisors interviewed appeared knowledgeable of current compliance regulations. Spill control measures are in place, hazardous materials usage appears limited to minimum mission-essential needs and hazardous waste generation is limited and well-controlled.

3.1.7 Organization Maintenance Shop (OMS) 21

The OMS-21 is located in the south end of the Main Garrison cantonment area (see Figure 3). The OMS-21 maintains wheeled vehicles and provides emergency support to National Guard units within approximately a one-hour drive of Camp Roberts. The OMS-21 presently has a staff of 13 and performs maintenance on approximately 365 vehicles a year. Information on past and current practices at the facility was provided by MSG Palopoli, the OMS-21 shop foreman.

The OMS was located at Bldg. 6410 until 1977/78 when it moved to its current location. The facilities include wash racks (Appendix F, Photograph 11), an old locomotive repair shop, and the main maintenance building. Past and present methods for battery acid disposal at the OMS-21 are the same as those described for the MATES. Past and current practices regarding solvents and waste oil are also essentially identical to those described for the MATES (see Section 3.1.6). The OMS-21 also employs the analytical testing of engine oil to determine oil change requirements (Appendix F, Photographs 12 and 13).

The use of waste oil for dust suppression and weed control was also implemented at the OMS; however, no stained soils or stressed vegetation were observed during the site visit. As with the MATES, there is no evidence to suggest this oil was otherwise contaminated and any resultant contamination would qualify under the CERCLA petroleum exclusion.

Although OMS-21 operations are conducted in older buildings, the statements made in the final paragraph of the section on the MATES facility (see Section 3.1.6) are otherwise equally true of the OMS-21.

3.1.8 MATES Wheeled Vehicle Motor Pool

The MATES wheeled vehicle motor pool, located at the southern end of the Main Garrison cantonment area, is comprised of Bldgs. 3026 and 3027, and a vehicle parking area. Site history and operational practices were provided by the overall supervisor, WO Ricketts (Ref. 27).

Buildings 3026 and 3027 have been used for a variety of purposes over the years (largely unknown), including as a bakery (1986-1987). The facility has been in current operation since 1988. Prior to that time, maintenance of the wheeled vehicles was the responsibility of the organizational units.

Since its inception (1988), the facility has contracted for the removal/recycling of all waste products including waste oil, solvents, and spent batteries. Floor drains are connected to oil/waste separators. There is no known history of any spills or leaks of hazardous materials. Washracks with containment and oil/water separators are in place. Hazardous waste awaiting pickup is stored in a state of the art container.

As with the MATES and OMS-21, operations at this facility appear to be conducted with due regard to environmental compliance.

3.1.9 Old Fire Training Areas

The area identified as the "old fire training area" by the former (1983-1992) Fire Chief at Camp Roberts (Ref. 17) is located in the East Garrison, south of the MATES and east of the Airfield. Diesel fuel and gasoline were reportedly used during the training. Onsite personnel were unable to identify the dimensions and boundaries of this area (Ref. 17). During the site visit, the general area identified by the former Fire Chief was inspected; however, no signs of fire training activities, such as stressed vegetation, were observed during the site visit. Similar training may have been conducted in the Main Garrison near the old fire station (Bldg. 7020), but again, there was no evidence to substantiate this possibility.

3.1.10 Old Dry Cleaning Facility

A laundry and drycleaning facility was located in the Main Garrison cantonment area. The laundry building was demolished (date unknown). The drycleaning building (Bldg. 844) (Appendix F, Photograph 23) was built during WWII and used through the Korean War, after which it was abandoned. The USTs associated with the facility were dry when removed in 1991 which presents the possibility of leakage. However, there are no reports of contamination in the soils surrounding the pulled tanks. No records regarding the contents of the USTs were available. As discussed in Section 3.1.3, UST removal at Camp Roberts was conducted under the regulatory control of the Environmental Health Departments of San Luis Obispo and Monterey counties. Visual inspection and sampling was conducted for all UST closures (Ref. 28) and any leakage of the USTs at this facility would have been detected during removal. No signs of contaminated soils were found during the site visit (see Section 3.1.3 regarding presumed compliance with regulatory requirements).

3.1.11 Airfield

The Camp Roberts Army Airfield is located in the East Garrison and is comprised of a 2,760 feet by 75 feet paved runway and two 400 feet by 150 feet paved aircraft parking areas. Operational facilities consist of a flight control tower (Bldg. 27160), airfield operations building (Bldg. 27109), airfield fire and rescue station (Bldg. 27110), and ready building (Bldg. 27126), located northeast of the Airfield. All buildings are of temporary construction.

There is no evidence in the historical documents to suggest a release at the Airfield. During the site visit, neither the personal interviews nor the physical inspection of the facilities suggested the potential for past or present CERCLA releases. Usage of the Airfield is light and generally, seasonally limited.

3.1.12 United Defense Limited Partnership (UDLP)

The tenant operations by UDLP, formerly Ford Machinery Corporation, are related to armored vehicle testing at Bldgs. 7025 and 7026 and installation training areas. UDLP occupied Bldg. 7027 until 1992 when it burned to the ground.

Nine buried drums were discovered southwest of Bldg. 7026 during excavation for a hazardous materials/hazardous waste accumulation facility in November 1993 (Appendix F, Photograph 14). One soil sample was taken at the site and analyzed for total petroleum hydrocarbons (TPH), semi-volatile organic compounds (SVOCs), and metals. Lead was the only detected compound or metal in the sample, the concentration of which was 40 mg/kg (Ref. 19). No further action was taken to identify the extent of this drum burial area, nor to

conduct further testing or remove the drums. The site has not been properly closed.

3.1.13 Ranges/Training Areas

Based on interviews with site personnel, vehicle washing and engine oil changes historically occurred in the field. It was common practice to dump the waste oil into gopher holes; however, the waste volumes were small (approximately 8 quarts at a time) and the dumping was not centralized; rather it was spread out across the ranges and training areas. This practice was discontinued in the 1980s. No evidence of environmental degradation was observed. During current training exercises, all POL products are collected for proper disposal. Also, vehicle washdowns no longer occur in the field.

Two training areas, B and Y, which comprise 11,700 acres on the installation south of the Nacimiento River, were used as an impact range in the 1940s. Although the area has been surface swept on several occasions, unexploded ordnance (UXO) items are still found. All personnel training in this area are briefed on the UXO danger and instructed to report any found (Ref. 7).

The release of petroleum products is most likely covered by the CERCLA petroleum exclusion though there remains the distinct possibility that the releases may have included hazardous constituents (e.g., antifreeze), which would not be covered by the exclusion (see discussion of the CERCLA petroleum exclusion at Section 3.1.6). Nevertheless, the evidence indicates that releases were minor and sporadically scattered across the training areas, with no documentation as to their location.

CERCLA releases may have occurred at the firing points (propellant burns and explosives constituents) and in the range impact areas (explosives constituents, heavy metals) (Appendix F, Photographs 24 and 25). There is no record of comprehensive sampling for such releases nor is there any known evidence of CERCLA releases. The evidence suggests that even if releases from the impact areas were to reach the water table, they would not be present in hazardous concentrations (due to the widely dispersed nature of potential releases). Releases from firing points present a greater potential for an environmentally significant release because potential contamination would be more concentrated. During the site visit, representative firing points were observed. No evidence of contamination or environmental degradation was visible. Given the limited and intermittent use of these firing points (Ref. 1), the potential for CERCLA releases is minimal.

Small arms/pistol ranges are in use at Camp Roberts. Two such ranges, immediately west of the Main Garrison cantonment area were inspected during the site visit (Appendix F, Photograph 8). The clear concern at such ranges is lead contamination. The official Department of Defense position is that RCRA

does not apply to military firing ranges. Nevertheless, CERCLA is potentially applicable and lead levels could be determined to be excessive under either:

- (1) Toxicity Characteristic Leaching Procedure testing for the hazardous waste characteristic of EP toxicity [where RCRA is incorporated by CERCLA as a relevant and appropriate regulation (though not applicable)] or,
- (2) A risk-based cleanup standard.

So long as the ranges remain active, investigative or remedial actions are normally not required.

The Camp Roberts Environmental Planner provided the following information regarding current usage of Camp Roberts' ranges and firing points.

"Live-fire ranges currently in regular use are as follows:

L4: Rifle known distance, 100 - 600 m.

L5: Machine gun transition fire

L6: Basic 25 m. rifle

L7: Submachine gun

L8: Combat pistol

L9: Basic 25 m. rifle

L14: Moving vehicle assault course

L12: 40mm grenade launcher

M37: LAW/flamethrower

M39: EOD/demolition

M40: Demolition

N15: Tank gunnery (stationary table)

N18: Multipurpose machine gun

N19, N21: Mortar

Ranges used "conditionally" are as follows:

B41, B42: Hand grenade familiarization & practice (Use of these ranges precludes other uses of TA B for safety reasons, and is not often invoked. A new hand grenade range is planned adjacent to L4)

H10, H13: Tank gunnery 1:30/1:60 scale; and Tank gunnery Target acquisition/tracking (H10 and H13 have not been in active use for the past two (2) years).

Ranges not currently in regular use are as follows:

B43: Infantry Platoon Battle Course

L16: Previously also used as a moving vehicle assault course

N17: M60/M2 Machine gun

N20: Mortar

Y33: Infantry Platoon Battle Course

Y39: Previously used EOD/demolition range. This activity transferred to M39 in 1994.

All surveyed field artillery firing points are currently in regular use except for the following:

FP 04, FP 06, FP 07, FP 08, FP 14, FP 15, FP 27, FP 28, FP 29, FP 38."

3.1.14 EOD Areas Y39, M39 and M40

Explosive Ordnance Disposal (EOD) operations have been conducted on Camp Roberts at least since the early 1970s (and presumably since WWII). EOD operations include the disposal/thermal destruction of unserviceable munitions ranging from 25 millimeters to 8 inches, knives, residue from bombs, and confiscated drugs. UXO found on various ranges are usually disposed of in place.

Range Y39 (Appendix F, Photographs 26 and 27), located in the east-central end of the old WWII impact area was reportedly used for EOD operations from the early 1970s until 1993. Its use was discontinued for, among other reasons, its relative proximity to newly constructed private residences (off post). EOD operations were temporarily transferred to Range M40 (north-west section of current impact area) and then to Range M39 (south-east section of current impact area).

EOD areas are normally, properly classified as open burning/open demolition (OB/OD) areas permitted under RCRA. There is no evidence that any of the three ranges has been permitted. Such permits regulate not only ongoing operations but also monitoring, closure and post-closure requirements.

The historical OB/OD operations conducted at Range Y39 are also subject to regulation under CERCLA. A visual inspection of Range Y39 revealed the wide-spread presence of EOD operations. There is a distinct possibility of CERCLA releases such as heavy metals and hazardous constituents from explosives.

3.2 AREAS OF PREVIOUSLY SUSPECTED CONTAMINATION

The sites listed below are discussed because they were referenced in site interviews or previous reports as potential sources of contamination. These areas are not listed in Section 3.1 because the available evidence reviewed during this PA was deemed insufficient to classify them as potential CERCLA releases. In some cases, the "evidence" of a release was entirely speculative; in others, the evidence, at best, suggested a release of little or no consequence.

3.2.1 Old Printing Plant

There is evidence to suggest that a printing plant was operated in one of the buildings at Camp Roberts. The site visit included a physical inspection of the presumed building in question. However, it was later determined that the building inspected was not the site of the old printing plant and that there is no known record or personal knowledge of the correct building number (Ref. 31).

3.2.2 Old Photographic Laboratory

There is evidence that Bldg. 6001 housed a photographic laboratory; closed in the early 1970s. There are no available records describing operations or disposal practices.

3.2.3 Old Hospital Area

The old hospital, constructed during WWII and demolished in the 1950s, was located in the Main Garrison, in the western portion of the cantonment area. Use of the hospital was discontinued after the Korean War. During the site visit, two vent pipes and some hospital debris were observed at the site. According to the Camp Roberts Environmental Planner (Ref. 18), there were three USTs associated with the old hospital area, but none were found during the recent tank removal projects and it is assumed that they were removed at an earlier time. The Environmental Planner reiterated his position that the abandoned piping in the old hospital area is most probably old water piping

that poses little environmental concern (Ref. 38). No data were available regarding laboratory operations or disposal practices.

3.2.4 Incinerators

Based on historical maps, document reviews and information obtained during the site visit, several incinerators existed on Camp Roberts. These incinerators have been demolished (except Bldg. 927) (Appendix F, Photograph 5), and their operational details are no longer available (Ref. 7). According to the Camp Roberts Environmental Planner, Mr. Duke, and Mr. Davis, Bldg. 927, constructed as an incinerator, was never put into operation. During the site visit, suspected UXO was observed in a field southeast of Bldg. 927 (Appendix F, Photographs 6 and 7). This situation was brought to the attention of the Camp Roberts Environmental Planner. In recent correspondence, Mr. Duke advised that, to his knowledge, this area was never used as a landfill although Mr. Davis reports the area was once used as a "scrap metal depository" which might "explain the debris and the UXO" (Ref. 38). Mr. Davis also believes the UXO round observed during the site visit is "only the metal case" (Ref 38).

3.2.5 Oil Spill

On 18 August 1985, a Mobil Oil pipeline passing through Camp Roberts began leaking due to active corrosion of the pipe. Approximately 110 cubic yards of soil were contaminated with crude oil. All of the contaminated soil was removed within five days (Ref. 11). Since this site would fall under the petroleum exclusion for CERCLA, and because the contaminated soils were entirely removed, this site is not considered a potential source of contamination.

3.2.6 Heritage Ranch Wastewater Discharge

The Heritage Ranch sewage treatment plant began operation under the administration of San Luis Obispo County in 1971. In 1990, the Heritage Ranch Community Services District (CSD) became the administrator of the facility. The Heritage Ranch CSD obtained NPDES Permit No. CA0048941 from the California Regional Water Quality Control Board (RWQCB), Central Coast Region, in 1991 to continue the discharge of treated domestic sewage into an unnamed tributary to the Nacimiento River. This tributary enters the southwest boundary of Camp Roberts and flows north approximately 3 miles to its confluence with the Nacimiento River.

The National Guard at Camp Roberts filed a petition to the State Water Resources Control Board in April 1993 contending that the wastewater from the Heritage Ranch discharge constitutes a health hazard to personnel training at Camp Roberts. However, the State Board dismissed the petition, stating that the discharge limits placed on the Heritage Ranch sewage treatment facility are sufficient to protect the health of people who may have occasional contact with the water in the unnamed tributary, and affirmed RWQCB Order No. 91-10 which required reasonable steps to assure that the occasional contact between troops at Camp Roberts and the unnamed tributary will not result in health problems (Ref. 20). On 11 March 1994, the RWQCB issued Item No. 15 stating, "Heritage Ranch has demonstrated consistent compliance with its effluent limitation" (Ref. 21).

During the site visit, odors were detected from the unnamed tributary on Camp Roberts property. However, the evidence indicated that these odors could be attributed to naturally occurring sulfur deposits.

3.2.7 Depleted Uranium (DU) - Ranges L5, L12 and N18

DU was fired on Ranges L5, L12 and N18 in 1976, 1977 (Ref. 7) and 1979 (Ref. 1) by the Pacific Technical Corporation (PATEC). Existing environmental records did not clarify the extent of residual DU contamination.

On 29 June 1995, the Nuclear Regulatory Commission (NRC) Branch Office in Walnut Creek, California, was contacted to ascertain the current status. Ranges L5 and L12 have been decontaminated and released for unrestricted use. Range L18 could not be decontaminated because of the presence of live ordnance (UXO). However, a "general license" was issued to cover the residual DU on Range L18. Because the quantity of DU is so minor, no decontamination is necessary (Appendix L). The Camp Roberts Environmental Planner was provided with a copy of the documents at Appendix L.

SECTION 4

4.0 GROUNDWATER PATHWAY AND TARGETS

4.1 GROUNDWATER PATHWAY

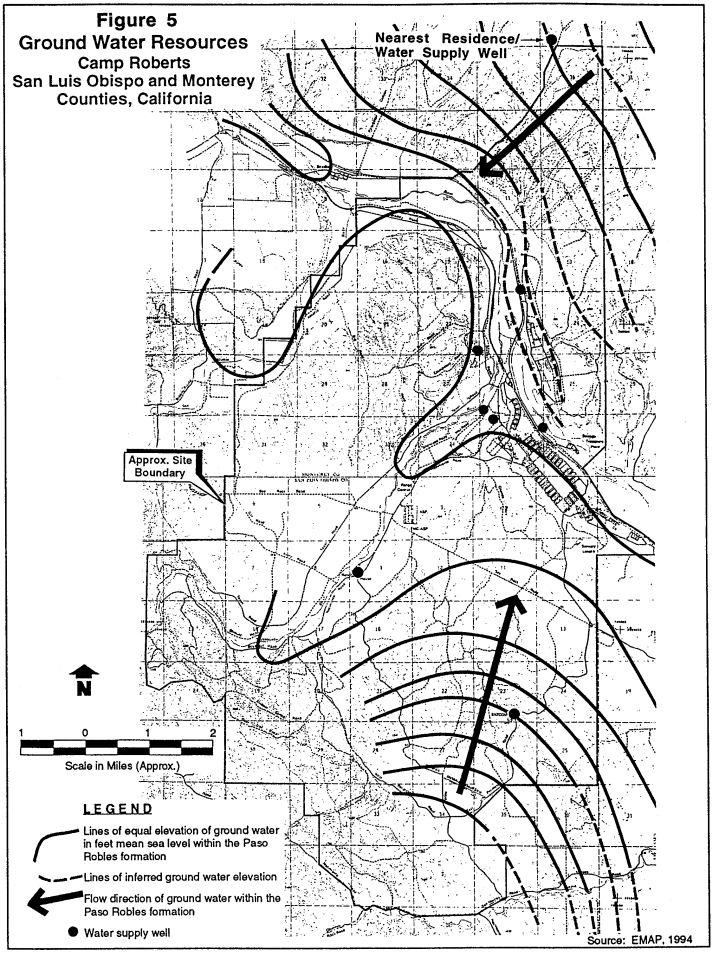
Camp Roberts is located in the California Coast Ranges section of the Pacific Border physiographic province, which consists of a series of nearly-parallel, northwest-tending faults, mountain ranges, and valleys. The principal physiographic features of Camp Roberts are the broad, flat stream channels and elevated stream terraces associated with the Salinas, Nacimiento and San Antonio river valleys, and the rolling hills and high plain areas between drainages. Elevations range from approximately 600 to 800 feet above mean sea level (msl) in the river valleys, and from approximately 700 to 1,600 feet above msl in the high plains. Net precipitation at Camp Roberts is approximately minus 20 inches per year.

The geology of the area is characterized primarily by the non-marine sedimentary rocks of the Paso Robles Formation, which is a Pliocene to Pleistocene deposit of non-marine sediments ranging in thickness from 200 feet to more than 2,000 feet (Ref. 4 and 22). The Paso Robles Formation includes strata of conglomerate, sandstone, shale and limestone (Ref. 1), all of which are interconnected water-bearing units. There are no karst features at Camp Roberts. Quaternary alluvial deposits of semiconsolidated and unconsolidated gravel, sand, silt, and clay occur in stream valleys and on terraces.

The Paso Robles Formation is a principal source of groundwater supply at Camp Roberts and in the surrounding region. Groundwater found in the surficial alluvial deposits is generally not used for water supply because of its poor quality and susceptibility to contamination.

The Paso Robles Formation forms a groundwater basin covering an area of approximately 860 square miles (Ref. 1) with a usable storage capacity of approximately 1.7 million acre-feet (Ref. 5). The Paso Robles aquifer consists mostly of conglomerates and sandstones (Ref. 22). It is confined in some areas but unconfined in the Camp Roberts vicinity with the aquifer occurring at the surface (Ref. 1). Depths to groundwater in the Paso Robles Formation at Camp Roberts range from approximately 25 feet below the ground surface (bgs) in low-lying areas to 250 feet bgs in elevated areas.

The Paso Robles groundwater basin is drained by the Salinas River. At Camp Roberts, west of the Salinas River, groundwater flows northward toward the Nacimiento and Salinas rivers and, east of the Salinas River, groundwater flows southward toward the Salinas River (see Figure 5). Recharge of the aquifer is estimated to occur at a rate of 47,000 acre-feet per year (Ref. 5), which is roughly equivalent to the extraction rate (Ref. 1).



The PA investigation did not uncover any reports of citizen complaints or well closures associated with activities at Camp Roberts. One water supply well on the Main Garrison was closed in 1980 due to naturally occurring high levels of radiation (Ref. 5). The Camp Roberts wastewater treatment plant has a permitted discharge to groundwater (see Section 2.5); there have been no reported violations of this permit.

4.2 GROUNDWATER TARGETS

Groundwater from the Paso Robles Formation is used for agricultural supply, and municipal and domestic drinking water supplies. Public supply wells at Camp Roberts and the nearby communities of San Miguel and Bradley extract water from the Paso Robles Formation. In the rural areas surrounding Camp Roberts, residences rely on private wells, which also draw water from the Paso Robles Formation, for drinking water supply. There are no federal or state designated wellhead protection areas within four miles of Camp Roberts.

There are seven active drinking water wells located on Camp Roberts (see Figure 5), four of which provide public supply water to the installation's 345 permanent employees, including 50 residents of the installation, and the temporary populations of trainees that can average as high as 1,800 (Ref. 23 and 24). Three of the public supply wells, having operating capacities of 400 to 500 gallons per minute (gpm), are interconnected and located in the Main Garrison of the cantonment area (Ref. 8). Water production is provided by rotating well use, with no single well operating more than seven hours per day (Ref. 1). The East Garrison is served by one public supply well with an operating capacity of 220 gpm (Ref. 8). This system is not connected to the drinking water system that serves the Main Garrison.

Two active wells are located in the training areas; one well is located at the Ranch House and the other well is located near Range 6. A third well is located near the SATCOM area. The capacities of these wells are 65 gpm, 50 gpm and 84 gpm, respectively.

Although all wells deliver potable water, drinking water is chlorinated as a safeguard. There are no other chemicals added and no filtration of the water occurs. Bacterial counts are conducted weekly with reports submitted monthly to the California Department of Health Services (Ref. 1). Camp Roberts is in full compliance with applicable drinking water standards, such as the Safe Drinking Water Act (Ref. 8).

San Miguel, Bradley, and Heritage Ranch are the only communities with municipal supply wells within four miles of Camp Roberts. San Miguel's population of 1,237 is supplied with drinking water from two wells; a third well is being developed. San Miguel's municipal supply wells are located approximately 1.5 miles from Camp Roberts. Bradley's population of 164

relies on groundwater production from two wells located approximately 0.5 miles from Camp Roberts. The water supply well for Heritage Ranch, providing water to approximately 900 permanent residents, is located adjacent to the Nacimiento River, approximately 1 mile from the Camp Roberts boundary. The distance from the installation boundary to the nearest water supply well is 800 feet (based on USGS topographic map showing a building complex at the north end of the property assumed to have a private well; see Figure 5).

The number of people using groundwater for drinking water supply within a four-mile radius of Camp Roberts is identified in Table 1. Water supply wells in the region range in depth from 50 to 250 feet, with an average yield of 500 gpm and a maximum yield of approximately 3,300 gpm (Ref. 5).

None of the water supply wells on or within four miles of Camp Roberts are considered primary targets of potential contamination sources at the installation. Secondary target populations served by groundwater withdrawal from within four miles of Camp Roberts include the Camp Roberts worker and resident population, the nearby communities of Bradley, San Miguel, and Heritage Ranch, and the residences in rural areas reliant on private wells (see Table 1).

Table 1 Populations Served by Groundwater Withdrawn Within Four Miles of Camp Roberts

| Populations ¹ Served by: | | | |
|-------------------------------------|---------------|--------------|--|
| | Private Wells | Public Wells | |
| 0 - ¼ mile | 43 | 345 | |
| > ¼ - ½ mile | 33 | 98 | |
| > ½ - 1 mile | 176 | 66 | |
| >1 - 2 miles | 1546 | 1527 | |
| >2 - 3 miles | 3666 | 630 | |
| >3 - 4 miles | 700 | 0 | |
| Total Within Four Miles | 6164 | 2666 | |

Populations are based on data obtained from San Luis Obiso Council of Governments and Association of Monterey Bay Area Governments.

SECTION 5

5.1 SURFACE WATER PATHWAY

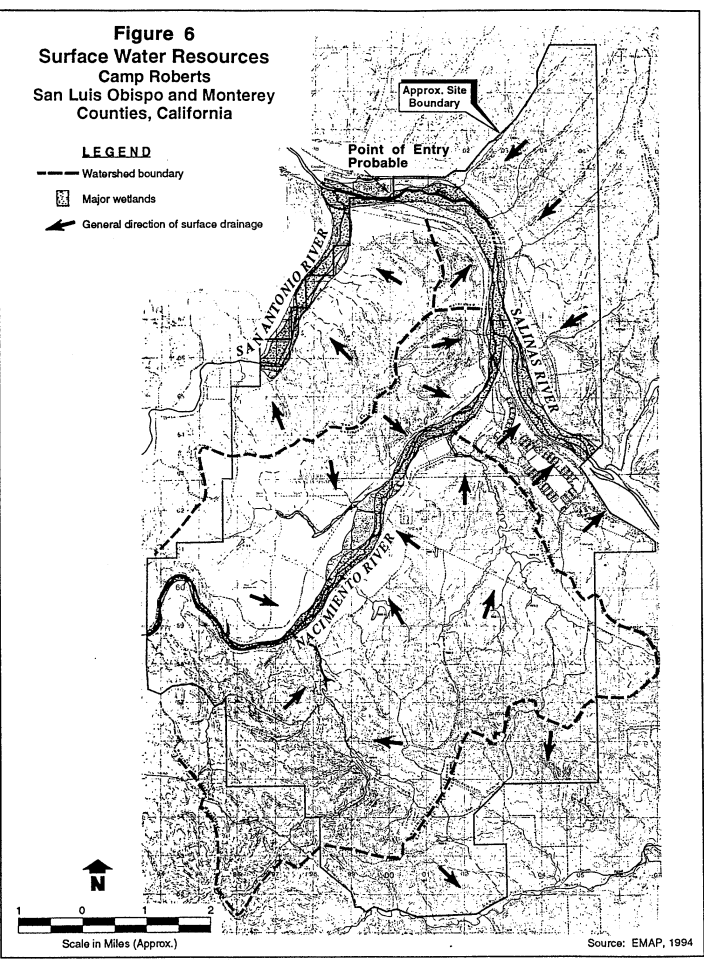
Camp Roberts lies entirely within the Salinas River drainage basin. The mainstream of the Salinas River flows northwestward through the site from river mile (RM) 108.5 to RM 102.3. Major tributaries to the Salinas River occurring within the installation boundaries are the Nacimiento and San Antonio rivers. The Nacimiento River flows northeastward through the center of the property to its confluence with the Salinas River at approximately RM 105.5, north of the Main Garrison. The San Antonio River flows northeastward along northwest boundary of Camp Roberts and enters the Salinas River outside of the installation boundary at approximately RM 101.3. Most of the installation is drained by intermittent tributaries to the Nacimiento River (see Figure 6).

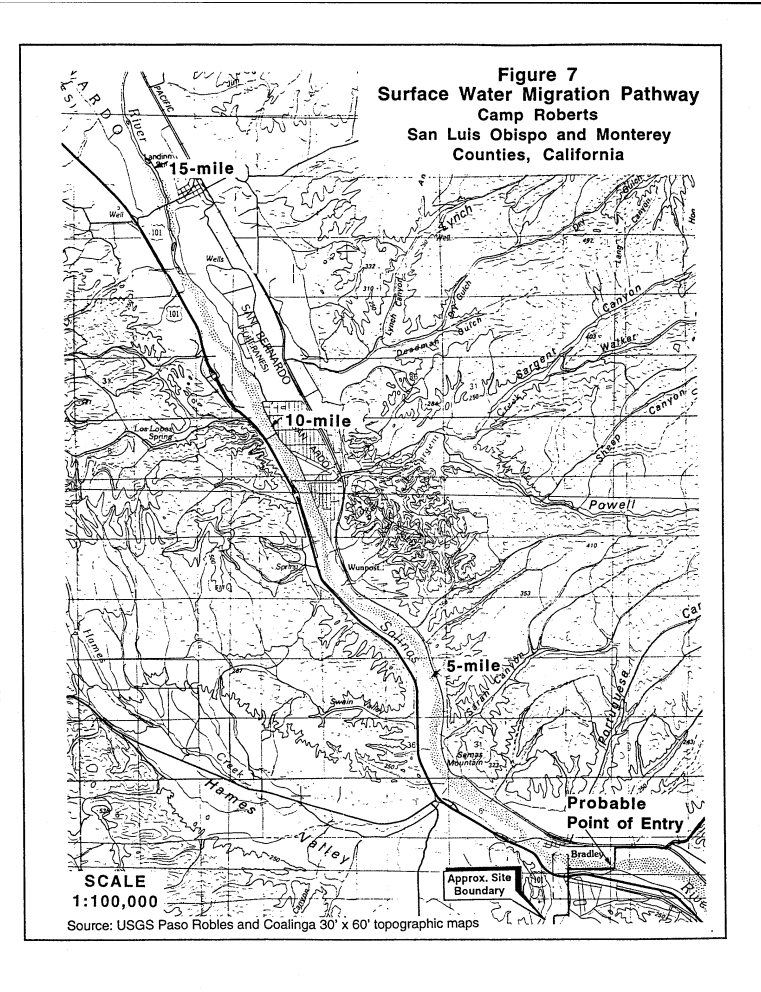
The probable point of entry (PPE) into the surface water pathway for contaminants leaving Camp Roberts is at RM 102.3 on the Salinas River (see Figure 6). The surface water pathway extends 15 miles downstream to RM 87.3, which is just north of San Ardo, California (see Figure 7). The pathway consists entirely of river type water body. A U.S. Geological Service gage at Bradley records an annual mean flow of 363 cubic feet per second.

The Salinas River is regulated extensively by releases from dams on the San Antonio and Nacimiento rivers. The Nacimiento Dam, completed in 1957, and the San Antonio Dam, completed in 1965, are owned and operated by the Monterey County Flood Control and Water Conservation District to provide flood control and water conservation for the basin (Ref. 25). The Nacimiento and San Antonio dams are located approximately 1.5 miles and 2.5 miles, respectively, west of Camp Roberts.

The 10-year floodplains of the Nacimiento, San Antonio, and Salinas rivers lie within the installation boundaries; however, because these rivers are regulated, the likelihood of flooding at Camp Roberts is substantially reduced. The 1-year, 24-hour rainfall is 2 inches, and the mean annual precipitation is 14 inches. Surface soils range in texture from clay loams and silty clays to sandy loams and gravelly loams (Ref. 1) and have permeabilities ranging from 0.5 to 1.5 centimeters per second (cm/s) on hillsides and hilltops and from 1.5 to greater than 15 cm/s in stream channels and terraces.

Camp Roberts has no permitted discharges to surface water. The wastewater treatment plant discharges directly to groundwater and is not required to have an NPDES permit. Stormwater discharges directly to natural drainageways over most of the installation. The cantonment areas at the Main Garrison and East Garrison are served by storm drainage systems that consist of 23,000 linear feet of storm drainage pipe, 2,500 feet of 60-inch drainage culverts, 50





catch basins, and five manholes (Ref. 1). Stormwater from the Main and East garrisons is conveyed, without treatment, to the Salinas River. There were no visual signs of contamination observed during the site visit.

5.2 SURFACE WATER TARGETS

There are no primary or secondary drinking water intakes located within the 15-mile surface water migration path from the PPE at Camp Roberts. Recreational use of the surface water on the installation and downstream include fishing and some boating and human contact. Although no primary target fisheries have been identified, secondary target fisheries include rainbow trout, blue gill, bass, and catfish which are occasionally stocked in the Salinas and Nacimiento rivers. There are no reported recreation closures associated with the surface water migration path.

Sensitive environmental resources at Camp Roberts and in the surrounding area include wetlands, sensitive species and their habitat, and two-areas of California State land designated for fish and game management (see Figure 8). Information pertaining to these sensitive environments was obtained from U.S. Fish and Wildlife Service National Wetland Inventory maps, Monterey County Water Resources Agency (Ref. 26), Monterey County Planning Department (Ref. 25), and the Camp Roberts Environmental Office.

Most wetlands in the area are classified as emergent or palustrine forested, scrub shrub, forested-scrub shrub, and are associated with streams and rivers (see Figure 6). The water regime for these wetlands is generally characterized as intermittently flooded. There are 23.8 miles of wetland frontage, including palustrine forested and palustrine scrub-shrub wetlands, associated with the Salinas River along the 15-mile surface water migration path from the PPE.

There are numerous Federal and state designated sensitive species occurring on Camp Roberts (see Table 2). The Environmental Office of Camp Roberts is currently conducting a sensitive species survey of the installation. A monitoring program for the San Joaquin kit fox, a federal-listed endangered and state-listed threatened species, was initiated in October 1988 and is currently ongoing.

Two parcels of California State lands share a boundary with Camp Roberts. These areas comprise the Big Sandy Wildlife Management Area and are used for open space recreation, hunting and fishing. These areas also contain nesting and feeding habitat used by sensitive species, including blue heron, yellow warbler, and Least Bell's vireo.

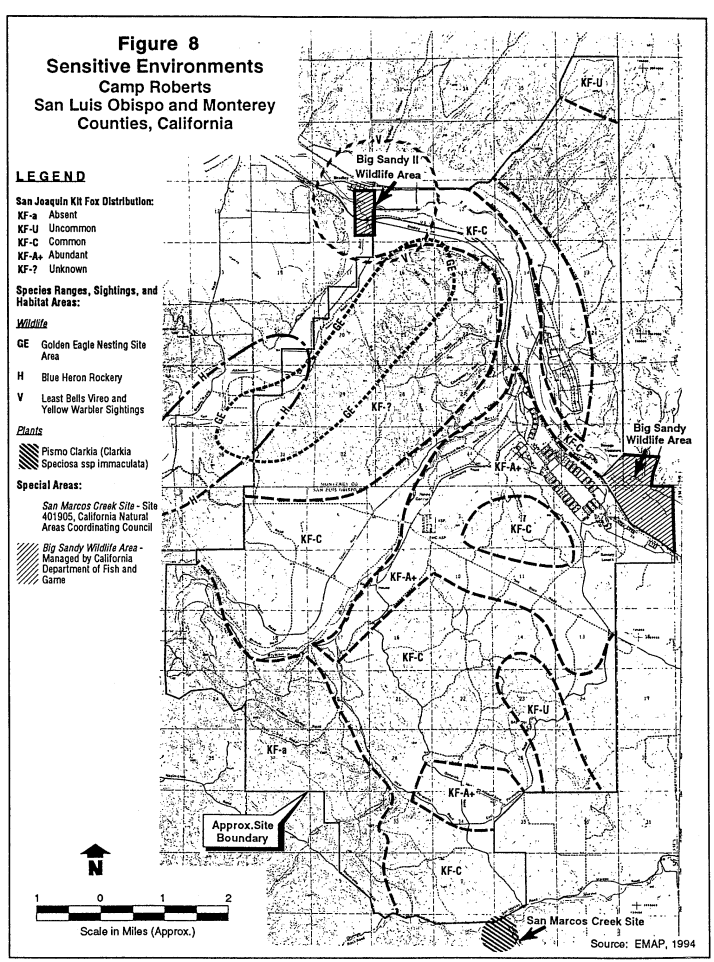


Table 2 Sensitive Species at Camp Roberts

| <u> </u> | | |
|------------|--|--|
| Status | Expected Habitat | |
| | | |
| CSC, F2 | Chaparral, dense woodlands | |
| CSC, F2 | Sandy soils in grassland and sparce shrubland | |
| SA | Sandy soils in grassland and sparce shrubland | |
| CSC | Various | |
| FP | Various | |
| ST, FE | Various | |
| CSC, F2 | Various | |
| CSC | Various | |
| CSC, F2 | Various | |
| | | |
| CSC | Grasslands, Woodlands | |
| CSC | Grasslands, Savannahs | |
| CSC | Woodlands | |
| CSC | Various | |
| SE, FP, FE | Conifer stands and large bodies of water | |
| | CSC, F2 CSC, F2 SA CSC FP ST, FE CSC, F2 CSC CSC CSC CSC CSC CSC | |

| Common Name Scientific Name | Status | Expected Habitat | | |
|---|---------|-------------------------------|--|--|
| BIRDS (continued) | | | | |
| golden eagle Aquila chrysaetos | CSC, FP | Various | | |
| Ferruginous hawk Buteo regalis | CSC, F2 | Grassland | | |
| northern harrier Circus cyaneus | CSC | Grassland, Riparian | | |
| osprey Pandion haliaetus | CSC | Trees near open water | | |
| burrowing owl Speotyto (=Athene) cunicularia | CSC | Grassland | | |
| loggerhead shrike <i>Lanius ludovicianus</i> | CSC, F2 | Woodland, Riparian, Shrubland | | |
| yellow-breasted chat Icteria virens | CSC | Riparian woodlands | | |
| yellow warbler <i>Dendroica petechia</i> <i>brewsteri</i> | CSC | Riparian woodlands | | |
| California horned lark Eremophila alpestris actia | CSC, F2 | Grassland, Pastureland | | |
| tricolored blackbird Agelaius tricolor | CSC, F2 | Grassland, Emergent Wetland | | |
| black-crowned night heron Nycticorax nycticorax | SA | Roost and nest in trees | | |
| great blue heron Ardea herodias | SA | Roost and nest in tree groves | | |
| great egret Casmerodius albus | SA | Roost and nest in tree groves | | |
| long-billed curlew Numenius americanus | CSC, F2 | Grassland | | |

| Common Name Scientific Name | Status | Expected Habitat |
|--|---|---|
| REPTILES (non aquatic) | | |
| California horned lizard Phrynosoma coronatum frontale | CSC | Open sandy areas of woodland, riparian, shrubland |
| San Joaquin whipsanke Masticophis flagellum ruddocki | CSC | Woodland, Shrubland |
| two-striped garter snake Thamnophis hammondii | C2 | Riparian |
| silvery legless lizard Anniella pulchra pulchra | CSC Woodland or shrubland, sandy loose organic soils with leaf litt | |
| PLANTS | | |
| Pismo clarkia Clarkia speciosa ssp immaculata | SR, C2 | |

Status:

| FE | = | Listed as Endangered by the Federal Government |
|---------------|---|---|
| SE | = | Listed as Endangered by the State of California |
| ST | = | Listed as Threatened by the State of California |
| R | = | Listed as Rare by the State of California |
| F2 | = | Category 2 Candidate for Listing by the Fish and Wildlife Service |
| CSC | = | California Department of Fish and Game Designated "Species of |
| | | Special Concern" |
| \mathbf{FP} | = | California Department of Fish and Game Designated "Fully |
| | | Protected" |
| SA | | California Department of Fish and Game Designated "Special |
| | | Animal" |

Source: Camp Roberts Environmental Office

SECTION 6

6.0 SOIL EXPOSURE PATHWAY AND TARGETS

6.1 SOIL EXPOSURE PATHWAY

There are ten areas of known or suspected release to the soil exposure pathway. Known releases of contaminants from the landfill area and at Tank Site 936 are evident in the soils surrounding these areas. Suspected releases associated with: the buried drums at the UDLP site, DU at Ranges 5, 12 and 18, OB/OD operations at Ranges Y39, M37 and possibly M40, and activities at the Engineering Yard may have entered the soil exposure pathway. Access to these sites is not restricted.

The releases at the landfill and at Tank Site 936 are currently under investigation by GEOSYSTEM. Sampling results from these areas are provided in Appendices D and E. A soil sample from the buried drum site was tested for TPH, SVOCs and metals. Lead was detected at a concentration of 40 mg/kg: no other compounds were detected. There have been no soil sampling activities at the Engineering Yard or Ranges L5, L12, L18, Y39, M39, and M40.

6.2 SOIL EXPOSURE TARGETS

The ten sites having known or suspected releases to the soil exposure pathway are currently in use as training facilities, OB/OD areas, range areas, or waste disposal areas. There are no residences, schools, or day care facilities within 200 feet of known or suspected releases to soil. There are worker populations, ranging from one to more than 40, at the landfill, Tank Site 936, Engineering Yard, UDLP (buried drum site), and range areas. Terrestrial sensitive environmental targets at each of these locations include habitat of the federal endangered San Joaquin kit fox. The population within one mile includes 345 people on-site and 416 people within one mile of the installation boundary (i.e., 43 people from 0 to ¼ mile, 131 people from ¼ to ½ mile, and 242 people from 1/2 to 1 mile).

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SECTION 7

7.0 AIR PATHWAY AND TARGETS

7.1 AIR PATHWAY

No releases to the air pathway were observed during the site visit. Interviews with site personnel and reviews of existing documents found no previously reported incidences of releases to the air pathway. There have been no reports of odors, citizens complaints, or ill health effects resulting from the migration of contaminants along the air pathway from sources at Camp Roberts. Therefore, there are no known or suspected releases of contaminants to air at Camp Roberts.

7.2 AIR TARGETS

There are no primary targets of the air pathway for Camp Roberts. There are 50 onsite residents and the nearest offsite residence is approximately 800 feet from the installation boundary. Secondary targets include wetlands, endangered species habitat, the Big Sandy Wildlife Management Areas, and approximately 8,830 individuals living within four miles of the installation. Within a ½-mile radius of the installation, secondary targets of the air pathway include: approximately 1,132 acres of wetlands; and habitat for rare or endangered species, including the least Bell's vireo and great blue heron.

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SECTION 8

8.0 PRELIMINARY ASSESSMENT FINDINGS AND RECOMMENDATIONS

This section presents the findings and recommendations of the PA conducted on Camp Roberts, California.

8.1 SUMMARY OF PRELIMINARY ASSESSMENT FINDINGS

This PA identified fourteen (14) ESOs; i.e., sites identified as known or potential sources of CERCLA contaminant releases (see Section 3.1). The PA also addressed sites previously referenced as suspected sources of CERCLA releases but for which the PA determined there was insufficient evidence available to classify them as potential CERCLA release sites (see Section 3.2).

There are numerous known and suspected releases of POL products across the ranges and training areas and in the vicinity of maintenance facilities. These releases:

- date from WWII through the 1970s when environmental compliance requirements brought them to an end;
- are believed to have been relatively minor and sporadic (no concentrated disposal practices were uncovered); and
- are in most instances, most probably covered by the CERCLA petroleum exclusion.

Based on available evidence, the areas of most environmental significance are being adequately addressed:

- Tank Site 936 -- where leakage from two 25K gallon gasoline USTs is currently being remediated.
- Sanitary Landfill -- where extensive sampling and analysis is ongoing but has yet to detect an adverse impact on groundwater quality.

Of the remaining ESOs, the most significant, in order of importance are:

• The open storage of deteriorated PCB transformers in the Engineering Yard. This deficiency, stressed in the Installation Assessment (Ref. 36), represents a serious ongoing compliance violation and poses the significant potential for a CERCLA release.

- The OB/OD areas, particularly Range Y39, used extensively until 1993.
- The buried drums in the UDLP area of operations; the site has yet to be fully characterized or investigated.

Site investigations to identify and characterize possible CERCLA releases, and to determine the need, if any, for remedial action, should be conducted at the following areas:

- Engineering Yard
- Ranges Y39 and M40
- UDLP buried drum area.
- Old artillery firing points [At this time, the evidence does not suggest the need for a full SI at all old artillery firing points (see discussion in Section 3.1.13). At a minimum, however, these areas should be visually inspected for signs of contamination and sampling sufficient to verify/characterize possible contamination should be conducted.].

Immediate corrective action must be taken regarding the open storage of PCB transformers.

8.2 RECOMMENDATIONS FOR FURTHER ACTION

- (1) No recommendations are made regarding the Sanitary Landfill or Tank Site 936 because each is well beyond the PA phase; the Sanitary Landfill is undergoing sampling under an SI and Tank Site 936 is in the RA phase.
- An SI should be conducted of the Engineering Yard to identify and characterize possible CERCLA releases associated with the PCB transformers, past and current pesticide operations and the water tanks covered with presumed asbestos containing material, and to determine the need for remedial action, if any.
- (3) An SI should be conducted of the old OB/OD areas (Ranges Y39 and M40) to identify and characterize possible CERCLA releases and to determine the need for remedial action, if any. This action should be closely coordinated with the NGB-ARE Compliance Section to ensure compliance with most recent Army guidance on OB/OD issues and all RCRA requirements.

- (4) An SI should be conducted to identify and characterize possible CERCLA releases associated with the buried drums in the UDLP area of operations, and to determine the need for remedial action, if any. At a minimum, the need for a removal action seems evident.
- (5) Visual inspection and minimal sampling (as outlined in Section 8.1) of the old field artillery points should be conducted.

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LIST OF ACRONYMS USED APPENDIX A

LIST OF ACRONYMS USED

A

ARNG Army National Guard

APCD Air Pollution Control District

bgs below ground surface

CA ARNG California Army National Guard

cm/s centimeters per second CSD Community Services District

CERCLA Comprehensive Environmental Response, Compensation and

Liability Act

CERCLIS Comprehensive Environmental Response, Compensation and

Liability Information System

DU Depleted Uranium

EOD Explosive Ordnance Disposal

ESO Environmentally Significant Operations
EPA U.S. Environmental Protection Agency
ERM Environmental Resources Management, Inc.
ERNS Emergency Response Notification System

gpm gallons per minute HRS Hazard Ranking System

IRP Installation Restoration Program

kg/mo kilograms per month

LUSTs Leaking Underground Storage Tanks
MATES Mobilization and Training Equipment Site

mgd million gallons per day

NCP National Oil and Hazardous Substances Pollution Contingency

Plan

NGB National Guard Bureau

NPDES National Pollutant Discharge Elimination System

NRC Nuclear Regulatory Commission

NPL National Priority List

OB/OD Open Burning/Open Demolition
OMS Organizational Maintenance Shop

PA Preliminary Assessment
PATEC Pacific Technical Corporation
PCBs Polychlorinated Biphenyls
POL Petroleum, Oil and Lubricants

PPE Probable Point of Entry

RA Remedial Action

RCRA Resource Conservation and Recovery Act

RM River Mile

RWQCD Regional Water Quality Control Board

SARA Superfund Amendments and Reauthorization Act

SATCOM Satellite Communications

SI Site Inspection
SOW Statement of Work
SPL State Priority List

SVOC Semi-Volatile Organic Compounds

TIC Technical Information Center
TPH Total Petroleum Hydrocarbons
TSD Treatment, Storage and Disposal
UDLP United Defense Limited Partnership
USAEC U.S. Army Environmental Center

USGS U.S. Geological Survey USTs Underground Storage Tanks

USTHAMA U.S. Toxic and Hazardous Materials Agency

UXO Unexploded Ordnance

WWII World War II

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- Interview with WO1 Paul Ricketts (MATES Wheeled Vehicle Motor Pool, Camp Roberts). 1 December 1994.
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- Letter addressed from Mr. Brian Duke (Environmental Planner, Camp Roberts) to Ms. Carol Snead (ERM). 24 March 1995.
- GEOSYSTEM Consultants, Inc. 1995. Additional Site
 Characterization, Fourth Quarter 1994 Detection Monitoring and
 Annual Detection Monitoring Summary, Solid Waste Disposal Facilities,
 Camp Roberts, California. Prepared for the State of California, Office
 of the State Architect under Agreement No. CS 6919, Work Order No.
 MAR 121.
- Letter addressed from Mr. Brian Duke (Environmental Planner, Camp Roberts) to Ms. Carol Snead (ERM). 21 December 1994.
- Telephone conversation with Mr. Brian Duke (Environmental Planner, Camp Roberts). 29 March 1995.
- Army Regulation (AR) 200-1, <u>Environmental Protection and Enhancement</u>. 23 April 1990.
- Telephone conversation with Mr. Jim Quint (EPA Region IX). 29 March 1995.
- Letter from Mr. Kenneth R. Jones, Executive Officer, California Central Coast RWQCB, to Mr. Dave Clevenger, Camp Roberts. 6 May 1983.
- Chemical Systems Laboratory. 1983. Installation Assessment of Camp Roberts, California. Report No. 196-A. Prepared for Commander, Fort Ord, and USATHAMA. February, 1993.
- Telephone interview with Mr. Mark Frederick (Department of Public Works, Camp Roberts). 22 June 1995.
- Letter from Mr. Brian Duke (Environmental Planner, Camp Roberts). 22 June 1995.
- Telephone interview with CW4 Loren Adams (MATES Supervisor, Camp Roberts). 14 June 1995.

Facsimile transmittal from Mr. Brain Duke (Environmental Planner, Camp Roberts) to Mr. Larry Ward (ERM). 12 October 1995.

REAL ESTATE TRANSACTIONS APPENDIX C

C.1 ACQUISITION OF CAMP ROBERTS

C.1.1 Size and Various Types of Land Holdings

Seven parcels were purchased or obtained under a Declaration of Taking in 1943 too make up the total 44,435 acres of Camp Roberts. Miscellaneous land holding of various sizes have been sold through the years, so that at present, the Government has 42,362 acres in Full Fee Simple Title.

There are two small in grant parcels. One is .03 acres to allow passage under the Southern Pacific Railroad tracks. The other is a utility right of way across property deeded tot he State of California in a previous land disposal. The Sacramento district has indicated there may be some parts of Camp Roberts subject to reversionary interests. They will research property records to verify whether or not reversionary interest exist.

TABLE C-1 SUMMARY OF REAL ESTATE ACQUISITIONS

| TRACT | ACRES | ACQUIRED FROM | DATE |
|-------|--------|---------------------------------------|-----------|
| 1 | 35791 | Wells Fargo Bank & Trust Co. | 11 DEC 42 |
| 2 | 320 | Edward P.E. & Emil T. Kruse | 24 DEC 42 |
| 3 | 320 | Carl F. Rothe | 31 DEC 42 |
| 4. | 984 | Southern Pacific Milling Company | 15 JAN 43 |
| 5 | 160 | Grace Thornburgh & Irene J. Carpenter | 15 JAN 43 |
| 6 | 6,300 | B.F. Porter Estate | 16 FEB 43 |
| 7. | 560 | Frank H. & Amelia Newlove | 13 MAY 43 |
| TOTAL | 44,435 | | |

*Source:

Untitled Draft Document. Obtained from Earl A. Madison, Resource

Planning Officer, Camp Roberts.

C.1.2 Acquisition Costs for Land and Improvements:

The land for the Nacimiento Replacement Center (Camp Roberts) was originally acquired by lease. The property was then purchased either directly or by condemnation under the right of eminent domain. In all, seven parcels were purchased at a cost of \$546,500. Over the years, land holding of varying sizes have been sold off so that presently the Government's investment in land is \$519,700.

As building and facilities have outlined their usefulness or become a hazard, they have been sold or demolished. The cost of the original installation was \$27,830,700. This figure is based on construction and major rehabilitation and does not include normal maintenance.

The cost of improvements of the facilities on the SATCOM site are approximately \$120,000,000.

TABLE C-2 ORIGINAL ACQUISITIONS

| TRACT | ACRES | TYPE INSTRUMENT | COST \$ |
|-------|--------|-----------------------|---------|
| 1 | 35791 | Direct Purchase | 422000 |
| 2 | 320 | Direct Purchase | 3800 |
| 3 | 320 | Direct Purchase | 3800 |
| 4 | 984 | Declaration of Taking | 15000 |
| 5 | 160 | Declaration of Taking | 800 |
| 6 | 6300 | Declaration of Taking | 78000 |
| 7 | 560 | Declaration of Taking | 23100 |
| TOTAL | 44,435 | | 546,500 |

C.2 SUMMARY OF OUTGRANTS

The Sacramento District, Corps of Engineers administers the outgranting program at Camp Roberts. Seventeen current leases granted to AMOCO Production Company, DACA05-9-87-542 thru 558 are in process of termination because their exploratory well failed to indicate any potential for oil in marketable quantities.

The remainder of the current outgrants are summarized on Table C-3.

TABLE C-3 SUMMARY OF OUTGRANTS

| TYPE | CONTRACT NO | GRANTEE | PURPOSE | FROM | то |
|--------------|-----------------------|-----------------------|-------------------------|-------|-------|
| EASEMENT | SFRE(s)-572 | AT&T Communications | R/W for repeater houses | 1/55 | 1/05 |
| EASEMENT | SFRE(s)-679 | PG & E | 12KV electric line | 2/56 | 2/06 |
| EASEMENT | SFRE(s)-733 | County of SLO | R/W for road | 2/57 | Indef |
| EASEMENT | SFRE(s)-846 | Eldon Root | R/W for road | 10/58 | Indef |
| EASEMENT | DA(s)-04-203-ENG-1092 | County of SLO | R/W for road | 4/60 | indef |
| EASEMENT | DA-04-167-ENG-2727 | State of CA | R/W for Hwy 101 | 6/64 | indef |
| EASEMENT | DA-04-167-ENG-3047 | County of SLO | R/w for road | 9/63 | Indef |
| EASEMENT | DA-04-167-ENG-3742 | Mobil Oil Co. | Pole & Oil line | 5/65 | 4/02 |
| EASEMENT | DA-04-167-ENG-3894 | State of CA | R/W for rest stops | 1/66 | Indef |
| EASEMENT | DACA05-2-67-88 | PG & E | R/W for power line | 4/67 | 4/17 |
| LICENSE | DACA05-1-70-8 | Pacific Bell | R/W for Commo cable | 9/69 | 9/94 |
| LEASE | DACA05-1-70-9 | Pacific Bell | Use of 6 poles | 9/69 | 9/94 |
| EASEMENT | DACA05-2-70-20 | PG & E | R/W for u/g power line | 11/69 | 11/19 |
| LICENSE | DACA05-3-74-558 | FMC Corp. | Use of ranges | 12/73 | |
| EASEMENT | DACA05-2-74-615 | PG & E | R/W for u/g gas line | 6/74 | 6/24 |
| LEASE | DACA05-1-79-533 | CA ARNG | Use of housing | 5/79 | 2/96 |
| LICENSE | DACA05-3-84-544 | FMC Corp | Use of Range 15 | 1/84 | |
| LICENSE | DACA05-3-85-533 | County of SLO | Use of EOD Range | 2/85 | 1/95 |
| LICENSE | DACA05-3-85-538 | AT & T Communications | Use of road | 1/85 | 1/95 |
| RIGHT OF ENT | | Pacific Bell | ROE for fiber optics | TBA | |
| LEASE | DACA05-9-87-572 | Carl J. Taffera | Oil/gas 250 acres | 5/87 | 4/97 |
| LICENSE | DACA05-3-88-501 | State of Ca | Elk pasture | 10/87 | |
| PERMIT | DACA05-4-88-534 | U.S.G.S. | Stream Gauging | 9/87 | 9/97 |
| LICENSE | DACA05-3-89-532 | CA ARNG | Use of Cp Roberts | 1/89 | Indef |
| LICENSE | DACA05-3-91-506 | Tim Bruinsma | R/W for road | 12/90 | 12/95 |
| | | | Livestock grazing | | |
| | | | Livestock grazing | | |

C.3 DISPOSALS, PASTS & PROPOSED

C.3.1 Past Disposals

A total of 2,073 acres of the original purchase have been disposed of, leaving a balance of 42, 363 acres. Past disposals are summarized as follows:

TABLE C-4 PAST DISPOSALS

| DATE | DESCRIPTION | ACRES | COST \$ |
|-----------|----------------------------------|----------|-----------|
| 16 SEP 46 | Disposal to WAA | 2.41 | 31.00 |
| 20 JAN 59 | Quitclaim to Ernest F. Shuey | 197.00 | 2,433.00 |
| 3 MAR 59 | Quitclaim to G.F.& P. Stoesser | 90.00 | 1,111.00 |
| 3 MAR 59 | Quitclaim to T.H. Kelsey | 370.00 | 4,570.00 |
| 27 JUL 65 | Quitclaim to T.H. Kelsey | 27.58 | 340.00 |
| 29 OCT 65 | Quitclaim to County of SLO | 2.85 | 35.00 |
| 12 SEP 74 | Quitclaim to State of CA | 615.00 | 7,687.00 |
| 12 SEP 74 | Quitclaim to State of CA | 120.00 | 1,500.00 |
| 12 SEP 74 | Quitclaim to William C. Stephens | 40.00 | 500.00 |
| 12 SEP 74 | Quitclaim to Curtis Post | 152.75 | 1,909.00 |
| 12 SEP 74 | Quitclaim to Violet Rose | 454.75 | 5,684.00 |
| | TOTALS | 2,072.34 | 25,800.00 |

C.3.2 Proposed Disposals

The 27-29 March 1984 Survey Report of Executive Order 12348 for Camp Roberts recommended that 200 acres of Area K (lying north and east of the Salinas River,) be reported as excess. In February 1985, the National Guard initiated steps to excess the 200 acres, however, state and federal wildlife personnel objected to the sale of the property. Efforts to transfer the land to state or federal wildlife organizations were unsuccessful and the land remains a part of Camp Roberts. A resurvey in 1991 again recommended this parcel be excessed. Action is pending at the Sacramento District Engineer.

There are no other planned or proposed land disposals known.

C.4 PROPOSED ACQUISITIONS

In July 1989, a letter was forwarded through channels to the Sacramento District Corps of Engineers requesting acquisition of approximately 5,609 acres in 3 parcels. This acquisition is urgently needed to provide an adequate safety buffer for stray explosive projectiles and parachute flares that occasionally fall outside the impact area and installation boundary. A \$2,500,000 lawsuit was initiated by an angry landowner because of the stray rounds and flares.

Parcel 1 includes about 3,950 acres, is relatively flat agricultural area with very few trees. There are sharp bluffs that run along the east and south sides down to the San Antonio River. Parcels 2 and 3 compromise about 1,300 acres of land that is more hilly.

An additional temporary lease acquisition of approximately 26,700 acres was also proposed for the area between Camp Roberts and Fort Hunter-Liggett just northwest of the 5,609 acre area already discussed. This area would provide the capability for battalion-size maneuvers between the installations and avoid the 1-1/2 days of lost training time spent in road march. The area is approximately 8km wide at its greatest extent to 2 km at its narrowest between the Jolon-Bradley Road and the San Antonio Reservoir. The area is currently used primarily for agriculture, grazing and watershed protection. This lease would only be necessary in the event of mobilization of Camp Roberts.

The total area under consideration is approximately 31,950 acres and is currently being reviewed by the Real Estate Division of the Sacramento District, Corps of Engineers.

C.5 NEARBY PROPERTY VALUES

There are no nearby office/industrial parks in the immediate vicinity of Camp Roberts. Several areas are presently being developed as an office/industrial parks 12 miles to the south in Paso Robles as well as major development and expansion of shopping centers in the general area.

Prices for real estate in this area in a downward trend. In the vicinity of Camp Roberts, five acre plots suitable for construction of a home (where zoning allows) cost about \$60,000. Ten acre plots suitable for a home cost about \$100,000. For land in 20 to 40 acre parcels, the cost is about \$4,000 per acre. For over 100 acre parcels, the land is approximately \$2,500 per acre.

DATA AND REPORT SUMMARY FROM GEOSYSTEM LANDFILL REPORT APPENDIX D

D DATA AND REPORT SUMMARY FROM GEOSYSTEM LANDFILL REPORT

Source:

GEOSYSTEM Consultants, Inc. 1995. <u>Additional Site</u>
<u>Characterization, Fourth Quarter 1994 Detection Monitoring,</u>
<u>and Annual Detection Monitoring Summary, Solid Waste</u>
<u>Disposal Facilities, Camp Roberts, California.</u> Prepared for the State of California, Division of the State Architect, under

Agreement No. CS 6919, Work Order No. MAR 121.

TABLE D-1

ORGANIC CHEMICALS IN GROUND WATER SAMPLES CAMP ROBERTS LANDFILL (All units in ug/l - parts per billion)

| WELL NO. | DATE | ACETONE | BROMOFORM | CHLOROFORM | DIBROMO- CHLORO- METHANE | CHLORO- METHANE | BIS- (2-ETHYLHEXYL) PHTHALATE | BUTYL-BENZYL PHTHALATE |
|----------|-------------------------|----------------------|--|--|--|--|-------------------------------------|---------------------------|
| | \$/31/90 ⁽¹⁾ | ND<10 ⁽²⁾ | ו>מא | ND | ND<1 | ND<1 | 16 | ND |
| MW-1 | | | | | ו>מא | ND<1 | 14 | ND |
| | \$/\$1/90(DUP) | 38 | ND<1 | ND | | | | |
| | 08/14/90 | ND<10 | ND<1 | ND<1 | ND<1 | ND <i< td=""><td>ND<</td><td>ND<</td></i<> | ND< | ND< |
| | 11/13/90 | ND⊲0 | ND<1 | ND<1 | ND<1 | ND<1 | ND<3 5 | ур<3 Ур∢3 |
| | 02/12/91 | ND⊲0 | ND<1 | ND<1 | ND<1 | ו>מא ט>מא | NV _Q) | УИ VИ |
| | 12/06/93 | ND<10 | סא | ND⊲ | ND<2 | NA NA | ND<20 | ND<10 |
| | 03/16/94 11/02/94 | na Na | NA ND<0.5 | NA ND≪0.5 | NA ND<0.5 | ND<0.5 | NA | NA |
| MW-2 | 06/05/90 | ND<10 | ND<1 | ND<1 | ND<1 | ND<1 | ND<5 | אס<5 |
| | 08/14/90 | ND<10 | ND<1 | ND<1 | ND<1 | ND<1 | 8 | ND<5 |
| | 08/14/90(DUP) | ND<10 | ו>מא | ND<1 | ND<1 | ND<1 | אס<5 | ND<5 |
| | | ND<20 | ND <i< td=""><td>ND<i< td=""><td>ND<1</td><td>ND<1</td><td>ND<5</td><td>6</td></i<></td></i<> | ND <i< td=""><td>ND<1</td><td>ND<1</td><td>ND<5</td><td>6</td></i<> | ND<1 | ND<1 | ND<5 | 6 |
| | 11/13/90 | | | | ו>סא | ND<1 | אם<5 | 6 |
| | 11/13/90(DUP) | ND⊲0 | ND<1 | ND<1 | | | 40 | אם< |
| | 02/12/91 | 0⊅םא | ND<1 | ND<1 | ND<1 | ND<1 | | |
| | 02/12/91(DUP) | ND<20 | I>dk | ND<1 | ND<1 | ND<1 | ND<5 | ND<3 |
| | 12/06/93 | ND<10 | ND<2 | . אס⊲ | ND⊲ | אם< | NV | NV |
| | 03/16/94 | NA | МА | NA | NA | NA | ND<20 | ND<10 |
| | 11/02/94 | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 | NA | NA |
| MW-4 | 11/18/94 | NA | 1.1 | 0.6 | 1 | 0.6 | ND<10 | ND<10 |
| MW-S | 11/03/94 | NA | 0.8 | 0.5 | 0.8 | ND<0.5 | ND<10 | ND<10 |
| MW-6 | 11/02/94 | NA | ND<0.5 | №Ф.5 | ND<0.5 | ND<0.5 | ND<10 | ND<10 |
| MW-7 | 11/03/94 | NA | 0.5 | ND<0.5 | 0.7 | ND<0.5 | ND<10 | ND<10 |
| Al H-1 | 11/03/94(DUP) | NA | 0.5 | ND<0.5 | 0.7 | ND<0.5 | ND<10 | ND<10 |
| MW-8 | 11/03/94 | NA | ND<0.5 | ND<0.\$ | ND<0.5 | ND≪0.5 | ND<10 | ND<10 |
| MW-9 | 11/02/94 | NA | ND≪0.5 | ND<0.5 | ND<0.5 | ND<0.5 | ND<10 | ND<10 |
| MW-10S | 11/03/94 | NA | ND≪0.5 | ND<0.5 | ND<0.5 | ND<0.5 | ND<10 | ND<10 |
| MW-10D | 11/03/94 | NA | ND<0.3 | ND<0.5 | ND<0.5 | ND<0.5 | ND<10 | ND<10 |
| MW-11 | 11/02/94 | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 | ND<10 | ND<10 |
| MW-12 | 11/02/94 | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 | ND<10 | ND<10 |
| P-1 | 05/17/90 | ND<10 | ND<1 | ND<1 | ND <i< td=""><td>ND<1</td><td>ND<</td><td>ND<</td></i<> | ND<1 | ND< | ND< |
| | 08/14/90 | ND<10 | ND<1 | ND<1 | ND<1 | ND<1 | 5 | ND< |
| | 11/14/90 | ND<0 | ND<1 | ND<1 | ND<1 | ND<1 | ND<2 | ND< |
| | 02/13/91 | NDQ0 | ND<1 | ND<1 | ND<1 | ND<1 | 9 | ND< |
| | .12/06/93 | ND<10 | ND⊲ | NDQ | ND⊲ | ND<3 | νν | УV |
| | 03/16/94 | МА | NA | NA | NA | NA | ND<20 | ND<10 |
| | 11/02/94 | NA | ND<0.5 | ND<0.5 | № О<0.5 | ND≪0.5 | NA | NA |
| P-2 | 05/17/90 | ND<10 | ND<1 | ND<1 | ND<1 | ND<1 | ND< | ND<5 |
| | 08/14/90 | ND<10 | ND<1 | ND<1 | ND<1 | ND<1 | 5 | צ>םא |
| | 11/14/90 | ND<20 | ND<1 | ND<1 | ND<1 | ND<1 | 8 | אם< |
| | 02/12/91 | NDQ0 | ו>מא | ND<1 | ND<1 | ND<1 | 9 | ND<5 |
| | 12/06/93 | ND<10 | ND<2 | ND<2 | ND<2 | ND< | NV | νч |
| | | | | NA NA | NA | NA | ND⊲0 | ND<10 |
| | 03/16/94 11/02/94 | NA NA | NA ND<0.5 | NA ND<0.5 | ND<0.5 | ND<0.5 | NA | NA |
| P-3 | 06/01/90 | 11 | ND<1 | NA | ND<1 | ND<1 | ND<5 | МА |
| 13 | | หD<10 | ND<1 | ND<1 | ND<1 | ו>מא | 34 | ND< |
| | 08/14/90 | | | | ND<1 | ND<1 | אס<5 | אס<5 |
| | 11/14/90 | ND⊲0 | ND <i< td=""><td>ND<1</td><td></td><td></td><td>19</td><td>אס<5</td></i<> | ND<1 | | | 19 | אס<5 |
| | 02/13/91 | ND⊲0 | ND<1 | ND<1 | ND<1 | ND<1 | | אע |
| • | 12/06/93 | ND<10 | ND<2 | ND⊲ | ND≪ | ND<5 | ИV | |
| | 03/16/94 | NA | NA | NA | NA | NA | ND⊲0 | ND<10 |
| | 11/02/94 | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 | NA | NA |

NOTES: (1) Certificates of analysis not available for verification of these results.

⁽²⁾ ND denotes not detected at detection limit indicated (where available).

⁽³⁾ NV denotes Not Valid - data invalidated because of sample contamination by directlyl phthalate. Directlyl Phthalate proven to be a sampling artifact

TABLE D-2

PRIORITY POLLUTANT METALS IN GROUND WATER SAMPLES CAMP ROBERTS LANDFILL (All unit is mg/l - perts per million)

| SI | | 5 | 201 | 10.0 | _ | | • | 20. | 10. | 0.01 | 10.0 | | | , | • | 64 | 50.0 | 10. | 101 | 101 | 10. | 2 | 10 | ~ | 5 | 5 | 10 | 10. | - | ·~ | _ | 8 | 10 | 5 | . | | S 0. | , | | _ | 8 | |
|----------------|-----|------------------------------|----------------------|-------------|------|------------|-----------|------------|-----------|----------------|---------------|----------|--------|--|------------------------------|---|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|-----------|--------------|----------|---|-----------|----------|-------------|-------------|-----------|-----------|----------|---|
| STATE | Š | ξ | 2000 2000 2000 | 2000 | - | 0.0 | | ND-60.05 | X0.60.0 | Ş | Ş | 0.5 | | 3 : | 25.5 | 0.5 | Z 6.00 | ND-60.01 | ND-00.01 | ND-60.0 | ND-00.01 | 0.02 | ND-60.01 | 0.02 | ND-60.0 | ND-00.01 | ND-00 OI | ND-60.01 | 9 | 90.0 | 0.0 | 20.00 | ND-60.01 | Z0.05 0.00 0.00 0.00 0.00 0.00 0.00 0.00 | 9 | 0.76 | ND 60.08 | 0.05 | 0.2 | 0.03 | 8 | |
| VANADIUM | 8 | 70.0 | 0.03 | 0.03 | 100 | | 700 | ND-0.05 | 0.02 | 0.02 | 0.02 | 0 00 | 2 | 70.0 | 0.01 | 0.0 | ND-60.05 | ND-0.02 | 90.0 | ND-0.02 | 0.02 | 0.05 | ND<0.02 | 0.03 | ND<0.02 | 90.0 | ND-00.02 | ND-00.01 | 0.03 | 0.0 | 0.02 | ND40.05 | 0.02 | 0.02 | 0.02 | 0.0 | ND-00.05 | 0.02 | 10:0 | ND-00.01 | ND-00.05 | (|
| NCKEL | 200 | 20.00 | 200 | XD 60.02 | 200 | | 10.00 | XD 60.05 | ND-60.02 | ND-0.02 | ND-60.02 | ND-000 | | 70.07 | XD-60.62 | Z 60.02 | ND-60.05 | ND-0.02 | ND-0.02 | ND-60.02 | ND-40.02 | ND-0.02 | ND-0.02 | ND-0.02 | ND<0.02 | ND<0.02 | ND-00.02 | ND-60.02 | 0.0 A | ND-60.02 | ND-60.02 | ND-40.05 | ND-0.02 | ND-0.02 | ND-60.02 | ND-0.02 | ND-60.05 | 0.05 | ND-0.02 | ND-0.02 | ND-60.05 | |
| MOLYBDENUM | | NO OF | 20.00 | ND O | 396 | 1000 | NOW. | 28 1.88 | 00 | MAG .0 | ND40.01 | 50 | 3704 | 10.00 K | 2000 2000 2000 2000 | 20.00 20.00 20.00 | ND-6.1 | ND-60.1 | NDAB.1 | ND-60.1 | ND-0.1 | ND-40.1 | ND-6.1 | ND-0.1 | NDA0.1 | ND-6.1 | ND-0.1 | ND-60.01 | ND-60.01 | ND-60-01 | ND-0.01 | 200 1.00 | ND-0.01 | ND-00.01 | X0.60.01 | ND 60.01 | NO 6.1 | ND-00.01 | ND-60.01 | 0.0 | ND-6.1 | |
| वश्वा | 444 | 2000 2000 2000 | XD-0000 | ND-00002 | | 1000 P | ND-00:002 | ND-0.005 | ND-0.002 | ND-0.002 | ND-00002 | AT COLOR | 200 | ND-60:002 | ND-0.002 | ND-60.002 | ND-0.005 | ND-0.2 | X040.2 | ND-0.2 | ND-0.2 | ND-0.2 | ND-0.2 | ND-60.2 | ND-60.2 | ND<0.2 | ND-0.2 | ND-0.002 | 900'0 | ND-0.002 | ND-00,002 | ND-0.005 | ND-0.002 | ND-40.002 | ND-60.002 | ND-0.002 | ND-0.005 | 9000 | XD-0.002 | ND-0.002 | ND-0.005 | |
| SOPPER | | 2000 2000 2000 2000 | ND OO | ND CD CIN | 3 | 200 | ND ON | ND<0.05 | ND-00.01 | 0.02 | 100 | 200 | | 10.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0 | 2000 2000 2000 | 10.00 | XD-0.05 | ND-60.01 | ND-69.01 | ND-60.01 | ND-00.01 | ND-40.01 | ND-0.01 | ND<0.01 | ND<0.01 | ND-00.01 | ND-00.01 | ND-60.0 | 10.0 | ND-60.01 | ND-60.01 | ND-0.05 | 0.02 | 0.02 | ND-60.01 | ZD-00.02 | ND-0.05 | 0.02 | NIXO.01 | ND-0.01 | ND-00.05 | |
| HEXAVALENT | • | ž | ¥ | ΥN | | £ : | ď. | ٧X | ٧٧ | ž | ¥X | * | | ٧ ٧ | ž | ž | ٧× | ND-40.01 | 10.0 | 10.0 | 10.0 | ND-0.01 | 10.0 | ND-0.01 | 0.01 | 0.01 | ND-00.01 | ¥X | ž | ¥ | ¥ | ¥ | ¥ | ₹ | ¥X | ž | ¥ | ¥2 | ¥X | ¥X | ž | |
| TOTAL CHROMIUM | • | 000 | 0.01 | 100 | | 90.0 | 0.0 | 0.007 | 900'0 | 100 | 0000 | 300 | 90.0 | 0.003 | ND-0.005 | 9000 | 0.007 | ND-0.02 | 0.02 | ND<0.02 | 0.02 | ND-40.02 | 0.03 | ND-00.02 | 0.02 | ND-40.02 | ND-0.02 | 9000 | 0.038 | 10.0 | 0.011 | 0.015 | 9000 | 10:0 | 10:0 | 0.011 | 0.013 | 0.052 | 0.005 | ND-0.005 | ND-0.005 | |
| CADMIUM | | ND-0002 | ND40.002 | 0000 | 700. | ND-CO-CO-S | ND-00.003 | ND-40.005 | ND-00.002 | ND-0000 | NEW CO. | 100.00 | 2000 | ND-60.003 | ND-60.003 | ND-0.003 | ND<0.005 | ND<0.02 | ND<0.02 | ND<0.02 | ND-00.02 | ND<0.02 | ND-00.02 | ND-0.02 | ND-00.02 | ND<0.02 | ND<0.02 | ND<0.002 | ND<0.002 | ND<0.003 | ND-0,003 | ND<0.005 | ND<0.002 | ND<0.002 | ND<0.003 | ND-0.003 | ND<0.005 | ND-0,002 | MX 0003 | ND-0,003 | ND-0.005 | |
| BARIUM | | 980.0 | 0.089 | 01.0 | | 0.00 | 0.167 | 0.17 | 0.176 | 8 | 2 | 6.50 | 7/10 | 0.168 | 0.21 | 0.2 | 0.24 | 0.087 | 0.15 | 90.0 | 0.17 | 0.05 | 90:0 | 0.16 | 0.12 | 0.21 | 0.15 | 0.07 | 0.158 | 0.105 | 0.134 | 0.2 | 0.043 | 0.043 | 0.072 | 0.059 | 0.16 | 0.001 | 0.067 | 1900 | 960'0 | |
| ARSENIC | • | 2000 2000 2000 2000 | ND-0000 | No or or | 3 | NC-80.805 | XD-0.005 | ND-60.01 | ND-60.005 | STOCK OF STOCK | 200 | M2-0.00 | NCAUM) | ND-40.005 | ND-00.005 | ND-0005 | ND-00.01 | NDA0.2 | ND-0.2 | ND<0.2 | ND-0.2 | ND-0.2 | ND-0.2 | ND<0.2 | ND-0.2 | ND<0.2 | ND-0.2 | ND-0,005 | 9000 | 0.005 | ND-00.005 | ND<0.01 | ND<0.005 | ND-00,005 | ND-0.005 | ND-0.005 | ND-60.01 | Sono | SOLOGIN S | SOO GOO'N | ND-60.01 | |
| ALUMBAUM | | 0.07 | 900 | 200 | 200 | SO-05-05 | ND-60.05 | NAB | 900 | ND OOK | 200 | 20.00 | 6.65 | 2000 | ND-0.05 | ND-000S | ¥ | ٧× | ¥ | ٧ | ٧× | ۲× | ٧ | ¥N. | ٧× | ٧X | ٧X | 90.0 | 6.09 | 0.3 | ND-0.05 | Y. | 60.0 | ND-0.05 | ND-0.05 | ND 60.05 | Y Z | \$ 5 | NO OCK | \$0 00 CN | VN. | |
| DATE | | 08/15/50 | (4) (DOW) IV | 00771700 | 2 | 17.350 | 16/21/20 | 12/06/93 | 06/05/90 | 08/1/80 | 0/14/0/CT/TD/ | (JOANA) | 202 | 11/13/90(DUP) | 16/21/20 | 02/12/91(C)(P) | 12/06/93 | 11/18/94 | 11/03/94 | 11/02/94 | 11/03/94 | 11/03/94 | 11/02/94 | 11/03/94 | 11/03/94 | 11/02/94 | 11/02/94 | 05/17/90 | 08/14/90 | 11/13/90 | 16/1/70 | 12/06/93 | 05/11/90 | 08/14/90 | 11/13/90 | 16/21/20 | 12/06/93 | 08/14/90 | 11/14/90 | 16/11/20 | 12/06/93 | |
| WELLNO | | | | | | | | | MW-2 | | | | | | | | | WW.4 | WW-S | MW-6 | MW-7 | MW-8 | WW-9 | MW-10S | MW-10D | MW-11 | MW-12 | P.1 | | | | | P-2 | • | | | | 1.0 | • | | | |

NOTES: (1) ND denotes Not Detocted at detection limit indicated. (2) NA denotes Not Analyzed.

GE SYSTEM Consultants, Inc.

CEMERAL MINERALS AND OTHER FARANETERS IN GROUND WATER SAMPLES CAMP ROBERTS LANDFILL (All with in myl + part per millon)

| ORTHO- PROSTIALE | į | ٤ ; | ž: | ž | ž | £ | ž | | ž | ź | ž | ž | ¥ | ž | ž | ž | | \$ | 6.13 | 8. | 8 | : | 2 | : | ž | 700 | } | X04X | X 400 | ž | ž | ž | ž | į | ¥ | ž | ¥ | ž | ž | ; | : \$ | ź | ž | ž | |
|------------------------------|-----------|--------|------------|---------------|----------|---------------|--------------|-------|------|-------|----------|------------|------------|------------|----------------|------------|----------|-----|-------------|--------|----------|----------|----------|--------------|----------|----------|----|----------|-------|----------|----------|------------|----------|------------|----------|----------|-------|------|----------|-------|-------------|------------|----------------|----------|----------|
| POTASSEM | • | ٠, | ~ | ğ | ğ | ğ | ž | | ~ | ~ | 8 | - | ^ | ğ | ğ | ž | | ź | ¥ | ¥ | ź | : | ž | 4 | ź | ž | ŧ | ¥ | ž | 2 | • | • | ğ : | ć | • | • | ~ | 2 | ž | i | | • • | Ž | ¥ | |
| NUOOR | ; | 3 ; | 5 | 77 | ij | <u>.</u> | ž | | 33.0 | ij | 31.4 | 22 | 316 | ž | 2 | ž | | ź | ž | ž | ž | į | ž | ž | ¥ | ; | Ę | ž | ž | 67.0 | 37.6 | £13 | 2 | ž | 124 | 43. | 717 | 13.7 | 4 | ; | ¥ ; | • | 2 | ş. | |
| MAHOANESE | • | | 120 | 9 | ND-8-005 | 20.0 2 | ž | | 52.0 | 6.012 | 0.012 | | 1230 | • | • | ž | | ź | ¥ | ź | \$ | E | į | ¥ | \$ | į | ¥. | ź | ž | SOU BOOK | •.12 | 4.007 | XD 4 605 | ž | XD-4-005 | XD-8-005 | • • | 10.0 | ž | | ¥ : | | SOC BOX | ž | |
| RYUSEUM | | 2 | 61 | 7.11 | R | 19.4 | ź | | 31.6 | 78 | = | } = | Ì | } ; | , | 1 3 | į | ¥ | ¥ | ž | i | į | ¥ | ź | × | | ž | ź | ź | ; | 3 | ž | 11.4 | ž | = | 7 1 | ផ | ň | ž | | ž | ÷ ; | , , | 1 | i |
| 20 | | X04.63 | ND49.02 | 20.00 | X04.00 | 10 de 01 | \$ | i | 2.50 | | | | | | | | ŧ | ź | ¥ | ž | . ; | ź | ş | ź | á | Ē | ź | į | ş | ! | | 27 | 10401 | ž | 1 | | | | ž | • | ¥ | 3 | | | £ |
| MEDIOS | | 714 | Ž | 787 | 184 | | ! 4 | £ | ; | ; | 2 3 | , i | Z. | î. | : | • | ž | ī | ž | ž | ١. | £ | ş | ž | ŝ | £ | ž | ž | ź | ; | • | ī | â | ź | i | i : | 7 | ; | 1 | i | ž | ž. | 2 | à i | £ |
| - | | | | | | • | • | | | | | | | | | | | ž | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| TOTAL ORGANIC HALOGENS | | 0.340 | 21 | | | | ; | ź | į | 74 | | 6.61 | ¥ | 9 | = | • | ž | ž | ź | ź | £ | ž | ž | ž | ; | ž | ž | ź | ž | | 3 | | n | ž | | | 6.053 | ŝ | • | £ | 14. | • 033 | • | • | ž |
| TOTAL | | 3.0 | : | : : | , | | ĝ : | ž | 1 | 2 | • | 2 | • | • | \$ 9 | Š | ž | ź | ź | ; | ź | ź | ž | ž | | ž | ź | ž | ž | | Ξ | :: | : : | ž | | • | 2 | 2 : | : : | ٤ | ~ | 22 | : | 2 | ž |
| TOTAL DISSOLVED SOLIDS | | 8 | ; ! | 3 1 | 2 : | | 2 | • | ; | 3 | 2 | ŝ | 2 | ŝ | 3 | 3 | ‡ | 8 | \$ | ; | ŝ. | \$ | <u>*</u> | * | ! | ¥ | ¥ | ž | ş | į | ş | § : | } } | Ę | | Ŗ | £ | ş | \$; | Ę | • | ŝ | \$ | ţ | 8 |
| STATE | | : | R : | × | 2 | Ž | Š | ž | | n | × | 7 | = | 2 | 2 | = | ž | ž | ž | | ž | ž | ž | ¥ | Ē | ž | ž | ž | \$ | Ě | B | 2 | Ħ : | - ≴ | : | X. | = | 2 | 2 | ž | ¥ | | Ħ | # | ž |
| | T T | : | • | * | * | 2 | : | : | | : | : | 3 | 33 | 3 | 2 | : | 2 | = | * | | 3 | ĸ | = | , | | × | 3 | \$ | | 2 | 1.7 | 2 | 2 | : = | : | : | - | ; | : | = | : | • | ; | - | : |
| TOTAL | DOM: | 1 | £ | 2 | Ř | E | Ē | ¥ | | × | ķ | ¥ | 717 | Ā | * | ភ | ž | ¥ | . 3 | | ž | ¥ | × | | 4 | ž | ¥ | ** | : : | ž | ñ | ŧ | គ្ | ß á | { | ë | ¥ | Ř | 2 | ¥ | : | 1 | * | 2 | ¥ |
| 1 | THE WAY | | 3 | • | 7 | ŝ | S. | ž | | : | * | : | 5 | 2 | 9 | • | ş | ž | . 3 | i | ž | ž | ž | : : | ž | ž | ž | : 3 | | ž | | | • | 3 ; | É | • | ž | 643 | ÷ | 4 | į | : | | 6.5 | ž |
| | | | 2 | R | 2 | z | × | ž | | = | F | : 34 | ; ¢ | : * | | t K | ž | 5 | : ; | E | ź | ź | \$ | | £ | ¥ | ş | : ; | £ : | ž | r | t | \$ | 5 ; | £ . | £ | 3 | * | 3 | ž | ; | R : | : = | : × | £ |
| CHEMBOAL | ONVOC | | ş | * | 12 | 33 | 10.49 | ž | | = | Š | į | } : | ;; | į | į | NA N | : : | £ ; | É | ž | ž | á | £ ; | ž | ž | Á | 1 1 | £ | ž | ** | KOX | : | = ; | ž | 8 | : = | 9,2 | • | ź | | <u>:</u> : | :: | } = | ź |
| DISSOLVED | DIOXIDA | | Ž | Ž | 4.5 | 3 | : | ¥ | į | = | : : | : ; | 7 7 | : ; | Z ; | 2 : | : 3 | : : | ٤ : | ž | ž | ¥ | : | É | ž | Y. | 5 | £ ; | ž | ž | = | 3 | • | 2 : | ž | 25 | | : : | : | ٧× | | = ; | : : | :: | ž |
| TOTAL | ALKALDATY | | 2 | 2 | 2 | 3 | 2 2 | ! \$ | £ | ļ | ŧ : | <u> </u> | <u>8</u> : | B : | 2 : | <u>R</u> ! | 2 : | £ : | ž. | ş | ž | × | : : | ž | ž | ž | ; | £ | ž | ž | <u> </u> | 2 | 3 | 3 | ž | 1 | 2 5 | 2 2 | 9 | ž | | និ | 2 ! | 2 : | įź |
| | DAIE | | 96716789 | CONTRACTOR IN | 9471476 | 90 | | 10700 | | - | 2000 | | MANAGOUT) | 955 | (A) CAROLON | - | (DO) (C) | | X | 1.6 yz | 11/63/14 | HVert | | K C81 | 11874 | H-Cart I | | X G | 1.03% | 10001 | - | | 15.50 | 971391 | 130(7) | | | | 191.00 | 13061 | | 624178 | 841/8 8/1/8 | 27.50 | 13069 |
| | CH TEX | | ¥. | | | | | | | | F | | | | | | | | 1 | Š | MW4 | 5,000 | | Š | NW.9 | MW-105 | ! | KW-180 | FW-11 | HW-12 | ; | 3 | | | | ; | 2 | | | | | P.3 | | | |

NOYES: (1) NO denotes Net Detected at detection limit indicated.
(2) NA denotes Net Analyzed.

GE SYSTEM Consultants, Inc.

ILALOGENATE) ORCANIC COMPOUNDS IN PORE WATER SAMPLES
CAMP ROBERTS LANDFILL
(All units in ugl - perts per billien) TABLE D-4

| TRICHLORO- FLIORO- MEDIANE. | 2 2 Z | ğğ ° ğğ | 8 6888 8 8 6888 8 8 6888 8 | Ř8 ₹ ₹ § | X0-00 X0-00 X0-00 X0-00 | ND 60.5 | ND 60.5 |
|--|---|---|--|--|---|---|---------------|
| THICKLORO | ₩ 60. 20. | 68 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 | ğ 22822 ğ | 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 | # E E | ND 60.5 ND 60.5 ND 60.5 | ND-0.5 |
| TETA. CHLORO. ETHYLEYE | 868 80 80 80 80 80 80 80 80 80 80 80 80 80 | A Second | 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 | X | X0-03 X0-03 X0-03 X0-03 | MD-60.5 MD-60.5 MD-60.5 | ND-40.5 |
| METHYLENE CHLORIDE, | N N N N N N N N N N N N N N N N N N N | NDC10 NDC10 NDC10 NDC10 | 8 | MA NA NA NA NA NA NA NA NA NA NA NA NA NA | ND-05.5 | X 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | S G C C |
| TRANS-1.3- DICHLORO- ETRYLENE | 200 200 200 200 200 200 200 200 200 200 | ZZZ ZZ | A ANASA I | ŽŠŠ×Š 8. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. | X0-6.5 X0-6.5 8.6 | X 26.5 X | ND & S |
| CIS-1.3- DICHLORO- ETHYLDIK | M M M M M M M M M M M M M M M M M M M | 26 8 26 8 | ğ 24420 j | 555 555 555 555 555 555 555 555 555 55 | XD-05 XD-05 2.1 | ND-0.5 ND-0.5 ND-0.5 | 8.00 8 |
| 1,1. DICHLORO- EHITOLENE | AGN S.O.O. S.O.O. | 255 555 555 555 555 555 555 555 555 555 | 25 25 25 3 25 25 3 25 25 3 25 25 3 25 25 3 25 25 3 25 3 | 2 | 0.0 8.0 8.0 8.0 8.0 8.0 8.0 8.0 8.0 8.0 | ND-0.5 ND-0.5 ND-0.5 | XD-03.5 |
| 13- DICHLORO- ETHANZ | 268 268 268 268 | 888 888 888 888 888 888 888 888 888 88 | 66 86 86 86 86 86 86 86 86 86 86 86 86 8 | 88 88 88 88 88 88 88 88 88 88 88 88 88 | 2.00 CM 2.00 CM 2.00 CM | XD-05. 8.00. 8.00. 8.00. | ND-05. |
| 1,1- DICHLORO- ETHANE. | 88 88 83 83 83 83 83 83 83 83 83 83 83 8 | M M M M M M M M M M M M M M M M M M M | ZZ ZZZ 28 | \$\$\$\$\$\$\$\$ \$\$\$\$\$\$\$\$ \ | XD-05.5 XD-05.5 8.9 | XD-05.5 | ND-do-S |
| DICHLORO- DIFLUORO- METHANE | KAN II | NA NA ND-60.5 | £ ***** | N N N N N N N N N N N N N N N N N N N | 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 | 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 | ND-do.S |
| 1,4-DICHLORO- BEVIEWE | X X X X X X X X X X X X X X X X X X X | NDCA NDCAS NDCAS NDCAS | 25.25.00 P. 25.25. | MPA NPA NPA NPA NPA NPA NPA NPA NPA | 8.00 8.00 8.00 8.00 8.00 8.00 8.00 8.00 | 75 65 65 65 65 65 65 65 65 65 65 65 65 65 | ND-0.5 |
| CHLOROSETHANS CHLOROSONA CHLOROMETHANS | ₹ 8 8 8 8 8 | NDC4 NDC4 NDC4 NDC4 | M M M M M M M M M M M M M M M M M M M | 88888 8888 8888 ± ± ± ± ± ± ± ± ± ± ± ± | 1.9 1.9 2.8 | 22 24 24 | |
| CHLOROPORM | 200 M 200 M 200 M 200 M | 200 N 200 N 200 N | 25 25 25 25 25 25 25 25 25 25 25 25 25 2 | 25 8 8 % 26 8 8 % | 26.05 2.005 | 86 88 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8 | ND-0.5 |
| CHLOROETHANE | ND<10 ND<3 7.5 | 25 55 55 55 55 55 55 55 55 55 55 55 55 5 | 25 55 55 55 55 55 55 55 55 55 55 55 55 5 | 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 | 86.8 8.8.8 8.8.8 8.8.8 8.8.8 8.8.8 8.8.8 8.8.8 8.8 8.8 8.8 8.8 8.8 | 86 88 86 88 86 88 | ND-0.5 |
| DATE | 02/13/91 12/06/93 11/03/94 | 02/13/91 12/05/93 11/03/94 | 117.590 027.591 117.590 027.591 11.07.594 11.07.594(DUP) | 11/15/90 02/13/91 12/90/93 11/03/94 | 11/02/94 11/02/94(DUP) 11/02/94 | 11/02/94 11/03/94 11/03/94(DCP) | 11/11/94 |
| LYSIMETER NO. | 3 | 53 5 <u>3</u> | 3 3 | 2 2 | 153 | 5 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 | 12-13 |

(1) ND denotes Not Detected at detection finit indicated (where available) (2) NA denotes Not Analyzed NOTES

TABLE D-5

OTHER ORGANIC COMPOUNDS IN PORE WATER SAMPLES CAMP ROBERTS LANDFILL

(All units in ug/l - parts per billion)

| LYSIMETERNO | DATE | ACETONE | 2-BUTANONE | CARBON DISULFIDE | BENZENE | TOLUENE | ETHYL BENZENE | TOTAL XYLENES |
|-------------|---------------|----------------------|------------|---------------------|---------|---------|--------------------------------|------------------|
| LS-1 | 02/13/91 | ND<20 ⁽¹⁾ | 134 | ND<1 | ND<1 | 1.3 | 7.3 | 41 |
| | 12/06/93 | ND<10 | ND<10 | ND<5 | ND<2 | ND<2 | ND<2 | 7 |
| | 11/03/94 | NA ⁽³⁾ | NA | NA | ND<0.5 | ND<0.5 | 1.5 | 7.8 |
| LS-2 | 02/13/91 | ND<20 | 780 | ND<1 | ND<1 | ND<1 | 4.7 | 28 |
| | 12/06/93 | ND<10 | ND<10 | ND<5 | ND<2 | ND<2 | ND<2 | ND<2 |
| | 11/03/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 |
| LS-3 | 11/15/90 | ND<20 | ND<10 | 1.5 | ND<1 | ND<1 | ND<1 | ND< |
| | 02/13/91 | ND<20 | ND<10 | ND<1 | ND<1 | ND<1 | ND<1 | 1 |
| LS-4 | 11/15/90 | 61 | ND<10 | 1.3 | ND<1 | ND<1 | ND <i< td=""><td>3.9</td></i<> | 3.9 |
| | 02/13/91 | ND<20 | ND<10 | 3.6 | ND<1 | ND<1 | ND<1 | 3 |
| | 12/06/93 | ND<10 | ND<10 | ND<5 | ND<2 | ND<2 | ND<2 | ND<2 |
| | 11/03/94 | NA | NA | NA | 0.7 | ND<0.5 | ND<0.5 | ND<0.5 |
| | 11/03/94(DUP) | NA | NA | NA | 0.7 | ND<0.5 | ND<0.5 | ND<0.5 |
| LS-5 | 11/15/90 | 71 | 1,190 | ND<1 | ND<1 | 1.5 | 10 | 56 |
| | 02/13/91 | ND<20 | 940 | ND<1 | ND<1 | ND<1 | 4.6 | 26 |
| | 12/06/93 | ND<10 | ND<10 | ND<5 | ND<2 | ND<2 | ND<2 | ND<2 |
| | 11/03/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 |
| LS-6 | 11/02/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 |
| LS-7 | 11/02/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 |
| | 11/02/94(DUP) | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 |
| LS-8 | 11/02/94 | NA | NA | NA | 0.7 | 0.8 | ND<0.5 | 1 |
| LS-10 | 11/02/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.5 |
| LS-11 | 11/03/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | 0.7 |
| | 11/03/94(DUP) | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | 0.6 |
| LS-12 | 11/18/94 | NA | NA | NA | ND<0.5 | ND<0.5 | ND<0.5 | ND<0.\$ |

NOTES: (1) ND denotes not detected at detection limit indicated (where available).

(2) NA denotes not analyzed.

TABLE D-6

PRIORITY POLLUTANT METALS IN PORE WATER SAMPLES CAMP ROBERTS LANDFILL (All units in mg/l - parts per million)

| ZINC | 0.62 | 0.35 | 0.27 | 0.14 | 16.5 |
|------------------|-------------|---------|----------|----------|---------------------|
| VANADIUM | 0.03 | 0.17 | 90.0 | 0.02 | 0.36 |
| NICKEL | 0.01 | 0.3 | 0.08 | 0.04 | 5.85 |
| MOLYBDENUM | 0.03 | 0.11 | ND<0.01 | ND<0.01 | 0.52 0.03 |
| LEAD | 0.02 | 0.01 | 0.003 | ND<0.002 | 0.635 |
| COPPER | 0.13 | 0.05 | ND<0.01 | ND<0.01 | 6.17 |
| COBALT | ND<0.01 | 0.01 | ND<0.01 | ND<0.01 | 0.23 ND<0.01 |
| TOTAL | 0.056 | 0.251 | 0.007 | ND<0.005 | 5.03 |
| BARIUM | 0.222 | 0.026 | 0.634 | 0.948 | 0.164 |
| ARSENIC | ND<0.005(1) | 0.008 | 0.005 | 0.014 | 0.005 ND<0.005 |
| ALUMINUM | 0.15 | 0.15 | 3.8 | 0.08 | 6.96 0.67 |
| DATE | 2/13/91 | 2/13/91 | 11/15/90 | 2/13/91 | 11/15/90 2/13/91 |
| LYSIMETER NO. | 1.8-1 | LS-2 | LS-3 | LS4 | LS-5 |

NOTE: (1) ND denotes Not Detected at detection limit indicated.

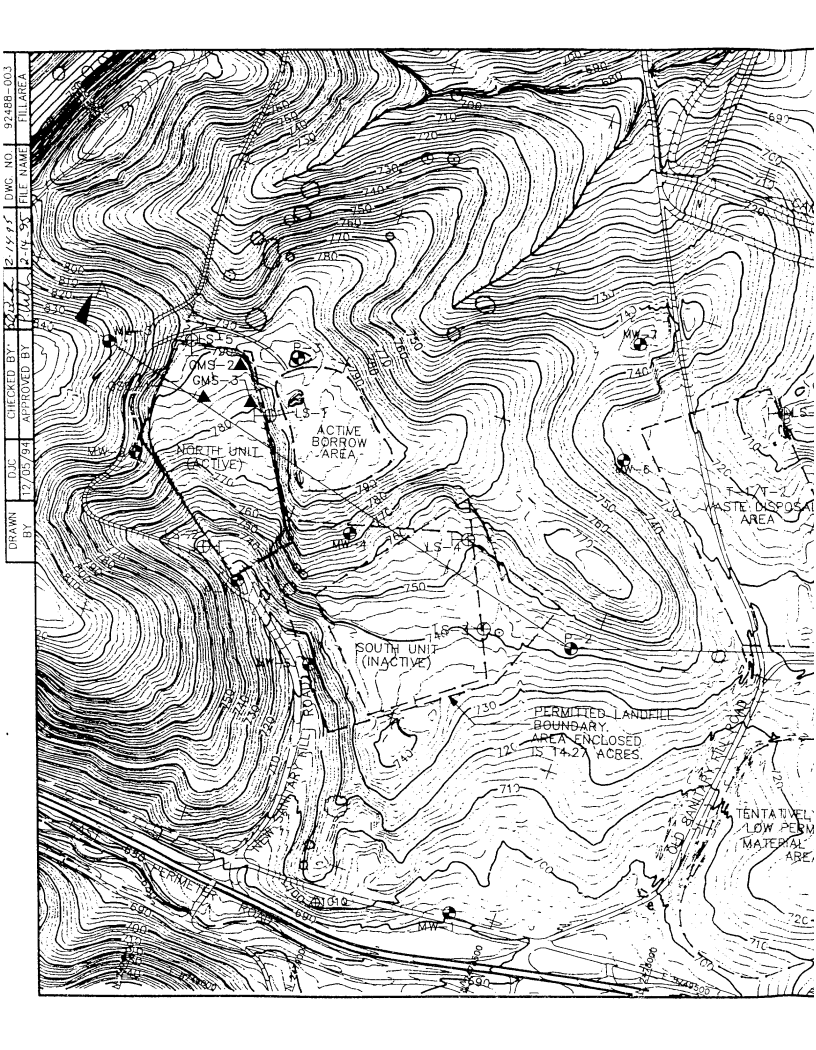


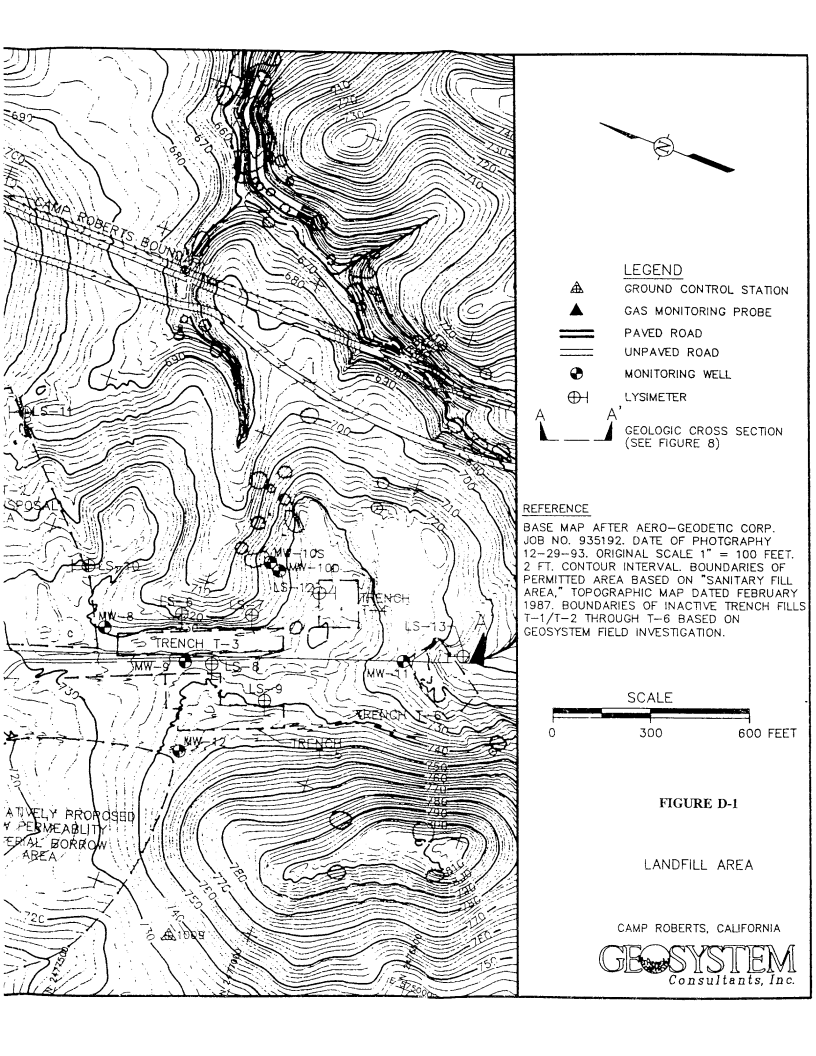
TABLE D-7

GENERAL MINERALS AND OTHER PARAMETERS IN PORE WATER SAMPLES CAMP ROBERTS LANDFILL (All units in mg/l - purts per million)

| октно- рнозриать | ž | ¥ | ¥ | ž | \$ \$ |
|------------------------------|----------|----------|----------|--------------|---------------------|
| POTASSUM | • | NP 29 | • | K Ö<2 | ♣ ŠŽ |
| MIDOS | 31.1 | 121 | 47.8 | 4.07 | 51.3 58.8 8.8 |
| MANGANESE | 0.029 | 0.169 | 0.873 | 7.6 | A.0.0 A.0.0 |
| MAQNESTUM | 25.8 | 11.7 | ı.a | 40.9 | 428 |
| NON | 7 | 9.0 | 2 | 633 | 3.61 80.1 |
| CALCIUM | 7:38 | 40.9 | 87.6 | 119 | 74.7 |
| BORON | 9.25 | 98.0 | 6.2 | 9.14 | 6.12 0.11 |
| TOTAL ORGANIC CARBON | 3 | 3 | ¥ | Y. | 3.6 |
| TOTAL DISSOLVED SOLIDS | ž | 92 | ž | ž | AN 010 |
| SULFATE | ¥ | 3 | * | ž | N 25 |
| MIRAIS | ž | ž | ž | ¥ | ×× |
| TOTAL HARDNESS | ŭ | 81 | × | 465 | ₹ % |
| CHLORIDE | ¥ | 81 | ¥ | × | ¥ 81 |
| TOTAL ALKALIMITY | NAW | 8 | ž | × | 4X 072 |
| PATE | 16/17/20 | 02/12/91 | 0851/1 | 02/13/91 | 11/15/90 |
| LYSINGTER | 3 | <u> </u> | ; ; | }] | 1.53 |

NOTES: (1) NA denotes Not Analyzed.
(2) ND denotes Not Detected at detection limit indicated.





DATA AND REPORT SUMMARY FROM TANK 936 GEOSYSTEM SITE REPORT APPENDIX E

E DATA AND REPORT SUMMARY FROM TANK 936 GEOSYSTEM SITE REPORT

Source:

GEOSYSTEM Consultants, Inc. 1994. <u>Evaluation of Remediation System Tank Site 936</u>, Camp Roberts, California. Prepared for the State of California, Division of the State Architect, under Agreement No. CS 6919 #5, Work Order No. MAR 720.01.

SUMMARY OF SOIL SAMPLE ANALYSES
VAPOR EXTRACTION AND AIR SPARGE WELL BORINGS
(All units are mg/kg - parts per million)

| TPH-40) | ND<5 | 3,900 | 8 8 8 \$ 5 5 \$ 5 | ND< | ND & | ND< | NO. | ND S | ND S | ND< | ND< | NO. | ND S | ND & |
|---------------------------|----------|----------------------|-------------------------------------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|-----------------|
| TPH-g ⁽⁰⁾ | 9.1 | 3,300 | <u>></u> | ND< | NDA 1 | ND<1 | ND 1 | Ñ. | ND. | ND<1 | NO. | ND<1 | ND-1 | VQX |
| TOTAL | 1.6 | 300 310 | ND-60.005 ND-60.005 ND-60.005 | ND-0.005 | ND<0.005 | ND-0.005 | ND<0.005 | ND<0.005 | ND<0.005 | ND<0.005 | ND~0.005 | ND<0.005 | 0.016 | 0.023 |
| ETHYL BENZENE | 0.3 | 76 78 | ND-6.005 ND-6.005 ND-6.005 | ND-0.005 | ND-0.005 | ND<0.005 | ND<0.005 | ND<0.005 | ND-0.005 | ND<0.005 | ND<0.005 | ND<0.005 | 0.0055 | 0.0082 |
| TOLUENE | 0.88 | 110 | ND-40.005 ND-40.005 ND-40.005 | ND<0.005 | 0.0094 | 0.011 |
| BENZENE | 0.059 | 15 | ND<0.005 ND<0.005 ND<0.005 | ND<0.005 | 0.015 |
| DATE SAMPLED | 09/29/93 | 09/29/93 09/29/93 | 09/29/93 09/29/93 09/29/93 | 09/28/93 | 09/27/93 | 09/28/93 | 09/28/93 | 09/23/93 | 09/29/93 | 09/29/93 | 09/22/93 | 09/23/93 | 09/22/93 | 09/21/93 |
| SAMPLE DEPTH (fect) | 30 | 15 30 | 10 20 30 | 30 | 30 | 30 | 30 | 31 | 30 | 30 | 31 | 31 | 31 | 30 |
| WELL/ BORING NO. | k-1 | V-2 | V-3 | 4 > | V-5 | 9-7 | V-7 | V-8 | 6-A | V-10 | V-12 | V-13 | V-14 | \ \$\psi_m^\ |



GE SYSTEM CONSULTANTS, Inc.

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| ΙĀ | වු |

| TPH-3 ²³ | 270 ND<5 | ND S | ND<5 | 23 51 ND<5 | ND S>ON | ND<100 4,800 | ND S | NO. | ND< | ND S | ND S | 4,000 3,600 8 |
|---------------------------|----------------------|--|----------|-------------------------------------|------------|----------------------|----------|----------|----------|----------|----------|----------------------------------|
| TPH-g ⁰⁾ | 1.5 ND<1 | ND </td <td>ND<1</td> <td>7 7 7 8 8 9 8 7 7</td> <td>ND<1</td> <td>ND<1</td> <td>ND/I</td> <td>ND<</td> <td>NDA</td> <td>NDA</td> <td>ND<</td> <td>25 17 I>QN</td> | ND<1 | 7 7 7 8 8 9 8 7 7 | ND<1 | ND<1 | ND/I | ND< | NDA | NDA | ND< | 25 17 I>QN |
| TOTAL XYLENES | 0.023 | 0.0085 | ND<0.005 | ND-40.005 ND-40.005 ND-40.005 | ND-0.005 | 0.024 9.3 | ND<0.005 | ND<0.005 | ND<0.005 | 0.037 | 0.021 | 0.22 0.44 0.0053 |
| BENZENE | 0.008 ND-<0.005 | ND<0.005 | ND~0.005 | ND-40.005 ND-40.005 ND-40.005 | ND<0.005 | 0.0061 5.2 | ND<0.005 | ND<0.005 | ND<0.005 | 0.013 | 9.0076 | 0.10 0.24 ND<0.005 |
| TOLUENE | 0.0073 | ND<0.005 | ND<0.005 | ND-40.005 ND-40.005 ND-40.005 | ND<0.005 | ND-0.005 0.89 | ND<0.005 | ND<0.005 | ND<0.005 | 910.0 | 0.010 | ND-0.005 ND-0.005 0.0052 |
| BENZENE | ND<0.005 ND<0.005 | ND<0.005 | ND<0.005 | ND-40.005 ND-40.005 ND-40.005 | ND<0.005 | 0.011 | ND-0.005 | ND<0.005 | ND<0.005 | 0.022 | 0.0097 | ND-0.005 ND-0.005 ND-0.005 |
| DATE | 09/21/93 09/21/93 | 09/20/93 | 09/24/93 | 09/27/93 09/27/93 09/27/93 | 09/28/93 | 09/24/93 09/24/93 | 09/27/93 | 09/28/93 | 09/23/93 | 09/22/93 | 09/21/93 | 09/20/93 09/20/93 09/20/93 |
| SAMPLE DEPTH (feet) | 30 | 30 | 31 | 30 S O | 30 | 30 | 30 | 30 | 31 | 31 | 30 | 30 86 |
| WELL/ BORING NO. | V-16 | V-17 | S-1 | S-3 | ς, ς, | ç | ý ! | γ-7. | φ (| | 2 : | - - - |

NOTES: (1) Total petroleum hydrocarbons as gasoline using EPA Method 5030/8015 modified (purge and trap).
(2) Total petroleum hydrocarbons as diezel using EPA Method 8015.

TABLE E-2

SUMMARY OF GROUND WATER QUALITY DATA AIR SPARGE WELLS SEPTEMBER 29, 1993

(All units are mg/ e - parts per million)

| WELL NO. | TPH-8. ⁽¹⁾ | BENZENE | TOLUENE | ETHYL <u>BENZENE</u> | TOTAL XYLENES |
|----------|-----------------------|---------|-----------|-------------------------|------------------|
| S-1 | 72 | 26 | 5.5 | 4.4 | 1.7 |
| S-2 | 210 | 31 | 37 | 7.8 | 38 |
| S-3 | 150 | 17 | 34 | 6.1 | 31 |
| S-4 | 75 | 4.8 | 11 | 4.2 | 19 |
| S-5 | 48 | 15 | 5.6 | 3.2 | 11 |
| S-6 | 97 | 13 | 17 | 3.9 | 19 |
| S-7 | 18 | 2.9 | 0.58 | 1.1 | 1.6 |
| S-8 | 39 | 18 | 0.29 | 3.8 | 4.2 |
| S-9 | 6.3 | 3.0 | 0.24 | 1.5 | 0.46 |
| S-10 | 4.2 | 1.9 | 0.19 | 0.053 | 0.35 |
| S-11 | 1.4 | 1.1 | 0.032 | 0.0087 | 0.05 |

NOTES: (1) Total petroleum hydrocarbons as gasoline using EPA Method 5030/8015-modified (purge and trap).



TABLE E-3

GROUND WATER QUALITY CHANGES WITH TIME (All units in mg/l - parts per million)

| WELL NO. | DATE SAMPLED | BENZENE | TOLUENE | ETHYL <u>BENZENE</u> | TOTAL XYLENES | <u>TPH-g⁽¹⁾</u> | <u>TPH-d⁽²⁾</u> |
|----------|-------------------------------|---------|---------|-------------------------|------------------|----------------------------|----------------------------|
| MW-1 | 05/23/91 | 4.8 | 13.0 | 2.1 | 15.0 | 57.0 | NA ⁽³⁾ |
| | 06/04/92 | 5.0 | 11.0 | 2.0 | 31.0 | 140.0 | NA |
| | 03/10/93 | 1.6 | 3.9 | 2.2 | 9.9 | 68.0 | ND<2 ⁽⁴⁾ |
| | 05/28/93 | 10.0 | 19.0 | 3.9 | 23.0 | 97.0 | ND<0.5 |
| | Geometric Mean ⁽⁵⁾ | 4.4 | 10.1 | 2.5 | 18.0 | 85.2 | |
| | 06/06/94 | 0.52 | 0.11 | ND<0.006 | 1.4 | 4.6 | NA |
| | 08/31/94 | 3.1 | 3.9 | 0.47 | 4.1 | 28 | NA |
| | 09/16/94 | 1.7 | 3.5 | 0.19 | 2.4 | 21 | NA |
| | Reduction (6) | 62% | - 66% | 92% | 87% | 75% | |
| | | 3.8 | 2.1 | 1 - 1 | 5.4 | 36 | |
| MW-2 | 05/23/91 | 8.3 | 27.0 | 4.8 | 37.0 | 66.0 | NA |
| | 06/04/92 | 9.0 | 16.0 | 5.0 | 47.0 | 207.0 | NA |
| | 03/10/93 | 9.4 | 18.0 | 2.8 | 17.0 | 120 | ND<2 |
| | 05/28/93 | 20.0 | 38.0 | 5.6 | 32.0 | 140 | ND<0.5 |
| | Geometric Mean | 10.9 | 23.3 | 4.4 | 31.2 | 123 | |
| | 06/06/94 | 3.4 | 4.5 | 0.16 | 8.3 | 31 | NA |
| | 08/31/94 | 5.4 | 9.2 | 0.98 | 11.0 | 76 | NA |
| | 09/16/94 | 4.1 | 7.6 | 1.9 | 13.0 | 47 | NA |
| | Reduction | 62% | 67% | 57% | 58% | 62% | |
| | | 5.9 | 14 | 2.5 | 15 | 73 | |
| MW-3 | 05/23/91 | 12.0 | 42.0 | 3.8 | 31.0 | 160.0 | NA |
| | 06/04/92 | 10.0 | 23.0 | 6.0 | 57.0 | 270.0 | NA |
| | 03/10/93 | 8.8 | 25.0 | 4.1 | 22.0 | 140 | ND<2 |
| | 05/28/93 | 11.0 | 32.0 | 3.7 | 23.0 | 120 | ND<0.5 |
| | Geometric Mean | 10.4 | 29.6 | 4.3 | 30.8 | 164 | |
| | 06/06/94 | 2.3 | 4.3 | 0.19 | 12.0 | 34 | NA |
| | 08/31/94 | 4.5 | 19.0 | 1.9 | 15.0 | 100 | NA |
| | 09/16/94 | 5.9 | 20.0 | 2.8 | 18.0 | 100 | NA |
| | Reduction | 43% | 33% | 35% | 41% | 39% | |
| | | 4.6 | 14 | 2.0 | 16.0 | 77 | |
| MW-4 | 06/04/92 | 0.2 | 0.4 | 0.2 | 0.2 | 4.1 | NA |
| | 03/09/93 | 3.2 | 0.75 | 0.94 | 2.0 | 32 | ND<2 |
| | 05/28/93 | 0.79 | 0.14 | 0.005 | 0.031 | 0.7 | ND<0.5 |
| | Geometric Mean | 0.80 | 0.35 | 0.098 | 0.231 | 4.5 | |
| | 08/31/94 | 0.069 | 0.0071 | 0.025 | 0.027 | 2.1 | NA |
| | 08/31/94 ⁽⁷⁾ | 0.060 | 0.0057 | 0.023 | 0.024 | 2.4 | NA |
| | 09/16/94 | 0.064 | 0.0094 | 0.027 | 0.028 | 1.1 | NA |
| | Reduction | 92% | 97% | 72% | 88% | 76% | |
| | • | 0.035 | 0.000 | <u>ماو ٥٥</u> .ه | 0,010 | 2.3 | |

TABLE E-3 (Continued)

| WELL NO. | DATE SAMPLED | BENZENE | TOLUENE | ETHYL <u>BENZENE</u> | TOTAL XYLENES | <u>TPH-g(1)</u> | <u>TPH-d⁽²⁾</u> |
|----------|-----------------------------|----------------------|-----------|-------------------------|------------------|-----------------|----------------------------|
| MW-6 | 06/05/92 | 5.5 | 10.0 | 3.7 | 15.8 | 82.5 | NA |
| | 03/10/93 | 0.6 | 0.11 | 0.74 | 1.0 | 27 | ND<2 |
| | 05/28/93 | 9.5 | 1.8 | 1.8 | 4.2 | 26 | ND<0.5 |
| | Geometric Mean | 3.2 | 1.26 | 1.70 | 4.0 | 38.7 | ••• |
| | 06/06/94 | 6.8 | 0.29 | 1.6 | 2.2 | 28 | NA |
| | 08/31/94 | 8.0 | 0.72 | 1.8 | 3.6 | 42.0 | NA I |
| | 09/16/94 | 13.0 | 0.92 | 3.0 | 7.9 | 37.0 | NA |
| | 09/16/94(FD) ⁽⁸⁾ | 10.0 | 0.88 | 2.8 | 6.7 | 46.0 | NA |
| | Reduction | -217% ⁽⁹⁾ | 30% | -65% 5 | -65% | -19% | |
| | | 8.5 | 0.310 | 2.2 | 3.3 | 32.0 | |
| MW-13 | 09/18/92 | 1.2 | ND<0.005 | 0.19 | 0.0079 | 1.5 | NA |
| • | 01/29/93 | 4.2 | 0.013 | 1.1 | 0.13 | 10.0 | 2.3 |
| | 03/09/93 | 1.9 | 0.034 | ND<0.025 | 0.081 | 6.1 | 2.2(10) |
| | 05/28/93 | 9.3 | 0.37 | 1.0 | 0.78 | 20.0 | 5.0 |
| | Geometric Mean | 3.1 | 0.030 | 0.27 | 0.09 | 6.5 | |
| | 08/31/94 | 0.32 | ND<0.002 | 0.036 | 0.0046 | 0.76 | NA |
| | 09/16/94 | 0.70 | 0.008 | 0.140 | 0.013 | 1.4 | NA |
| | Reduction | 77% | 73% | 48% | 86% | 78% | |
| | | 0.15 | NO 50.005 | 0.16 | 0.015 | \$ 1.5 | į |

NOTES: (1) TPH-g denotes total petroleum hydrocarbons as gasoline.

(2) TPH-d denotes total petroleum hydrocarbons as diesel.

(3) NA denotes Not Analyzed.

(4) ND denotes Not Detected at detection limit indicated.

(5) Geometric mean of concentrations prior to initiating remediation.

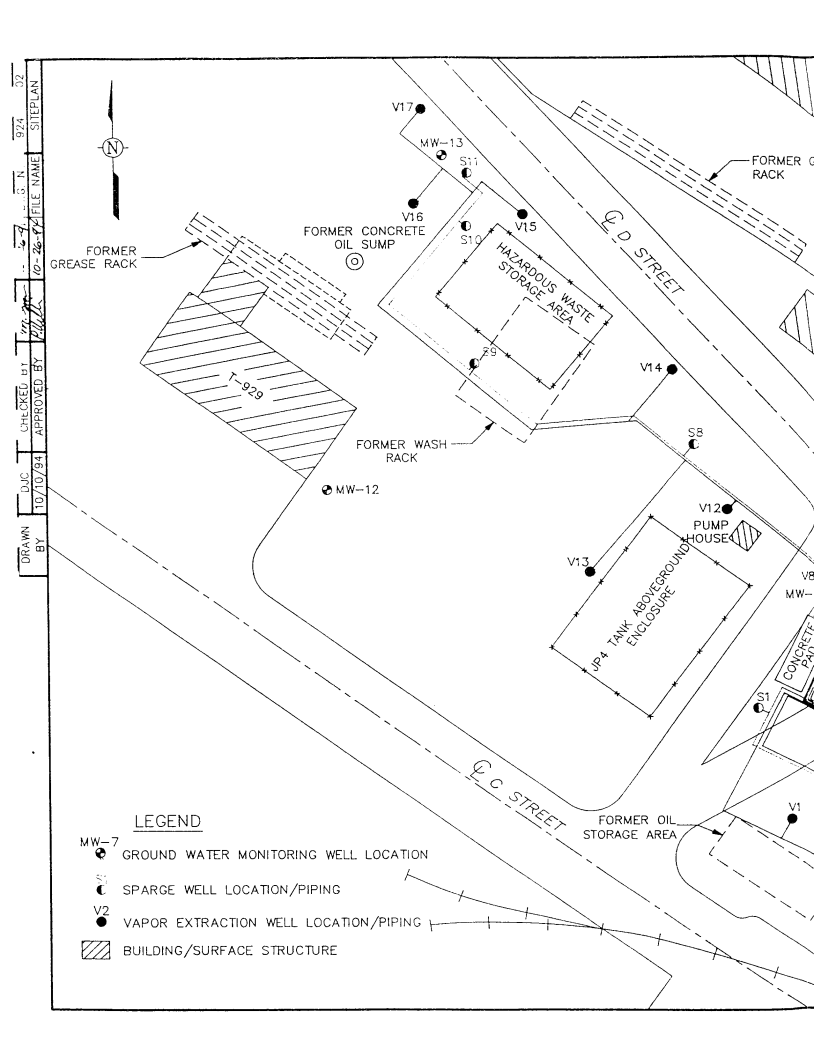
(6) Reduction based on most recent concentration versus geometric mean.

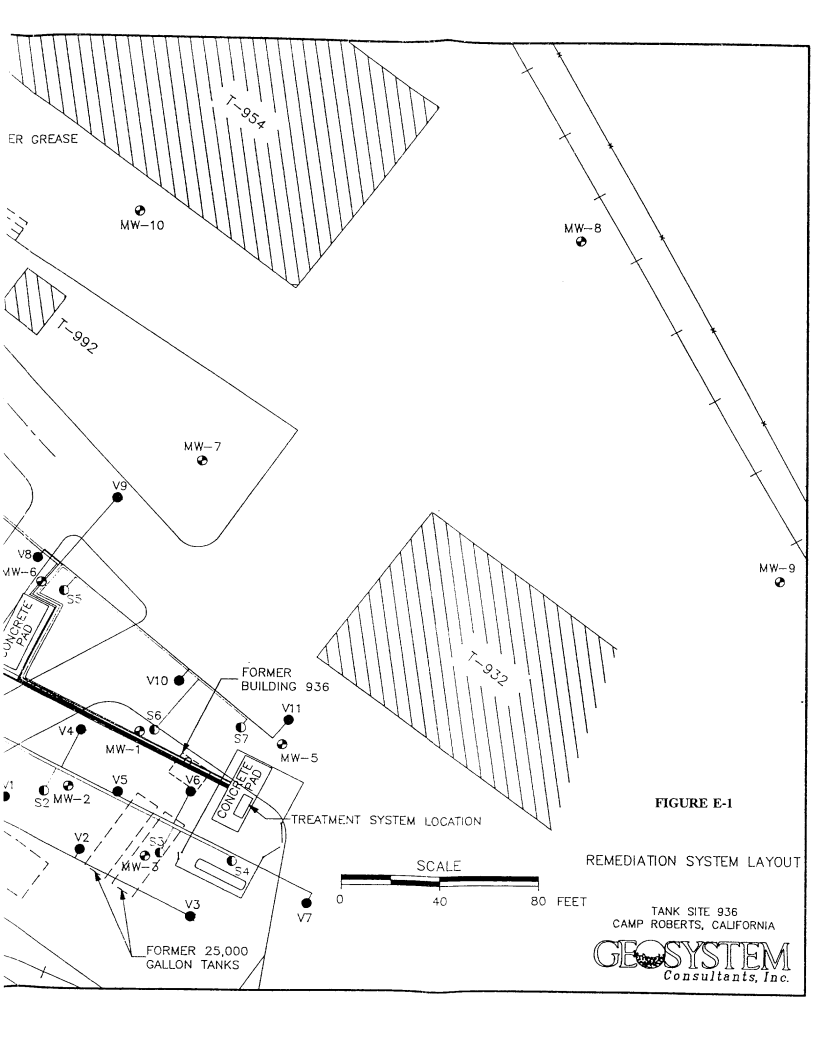
(7) Laboratory duplicate sample.

(8) Field duplicate sample.

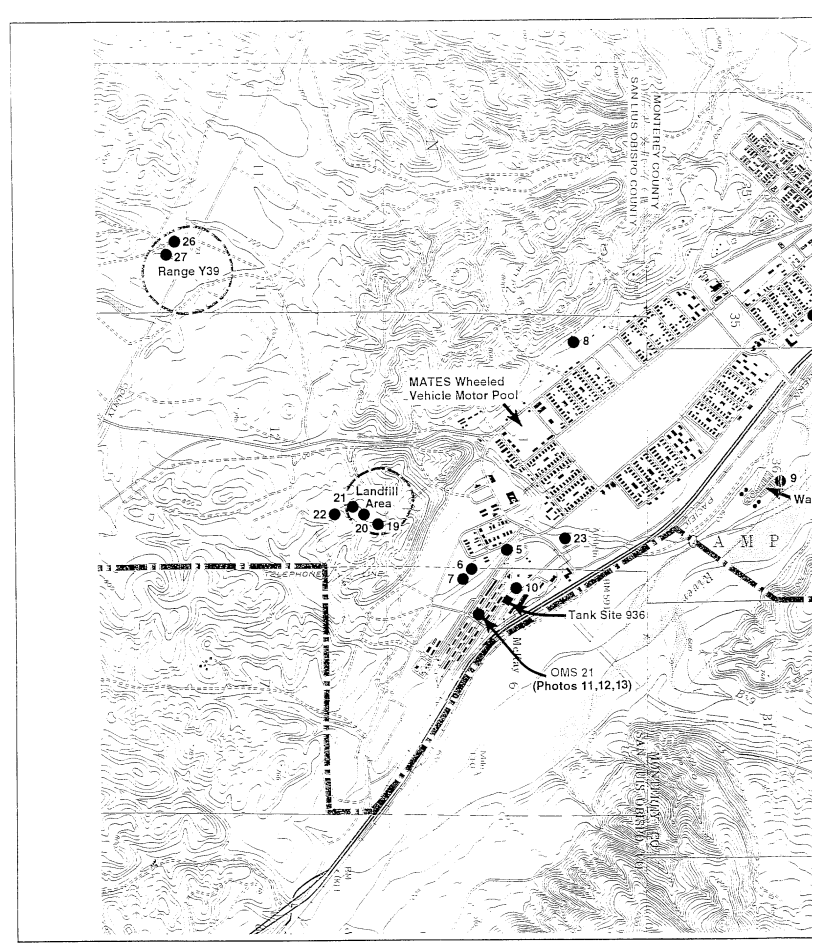
(9) Minus sign indicates apparent increase in concentration.

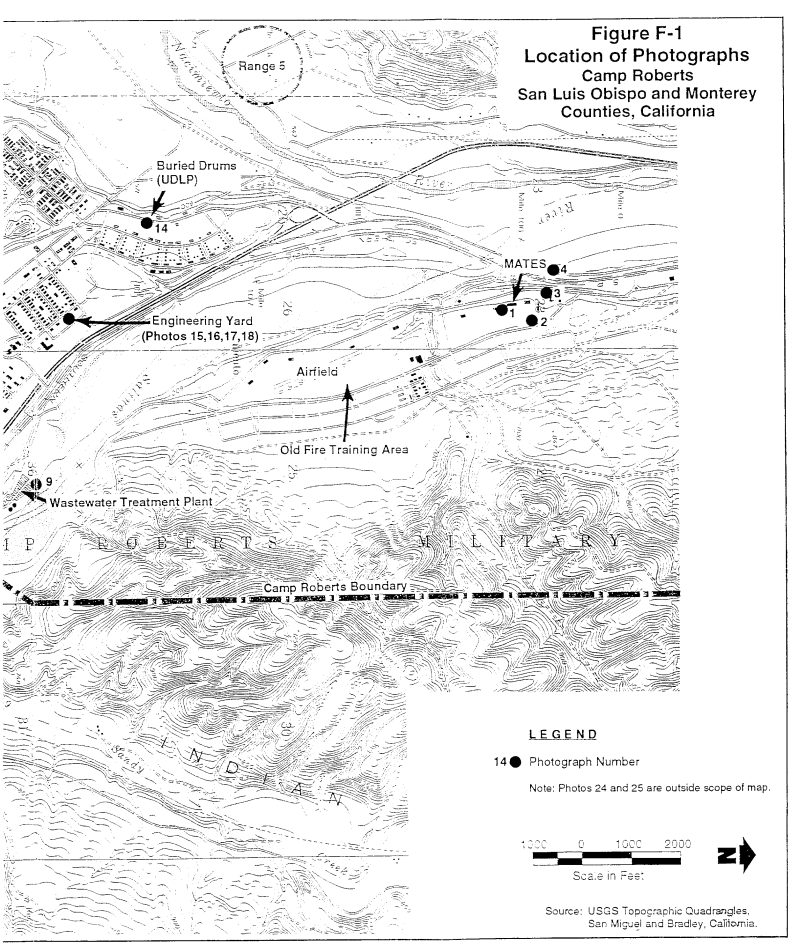
(10) Hydrocarbons detected in the TPH-d range in the sample from Well MW-13 match the JP4 jet fuel pattern.



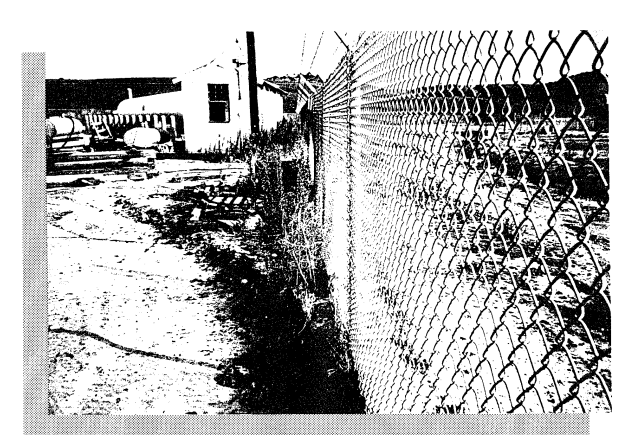


PHOTODOCUMENTATION LOG Photographs Taken 29 November - 2 December 1994 APPENDIX F





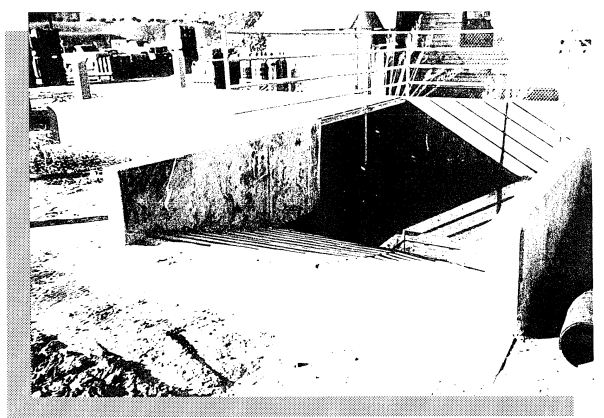
F



Photograph 1: Old Battery Maintenance Area, located 150m ESE of Bldg. 25012. Neutralized battery acid discharged to culvert seen in right side of picture.



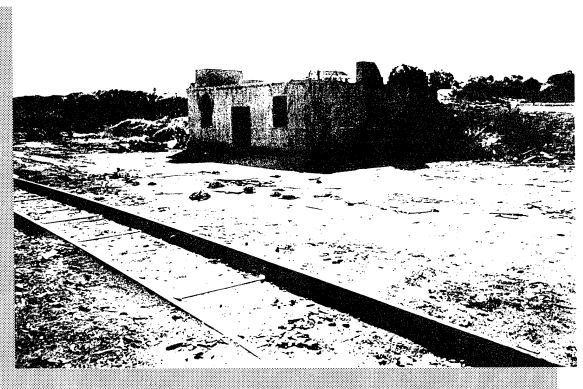
Photograph 2: MATES Vehicle Staging Area.



Photograph 3: MATES Oil/Water Separator.



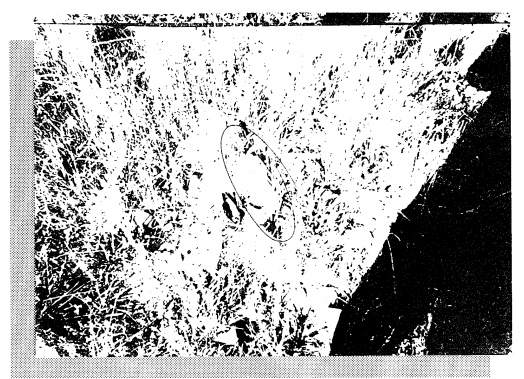
Photograph 4: The Salinas River looking south.



Photograph 5: Old Incinerator, Bldg. 927. Never in use.



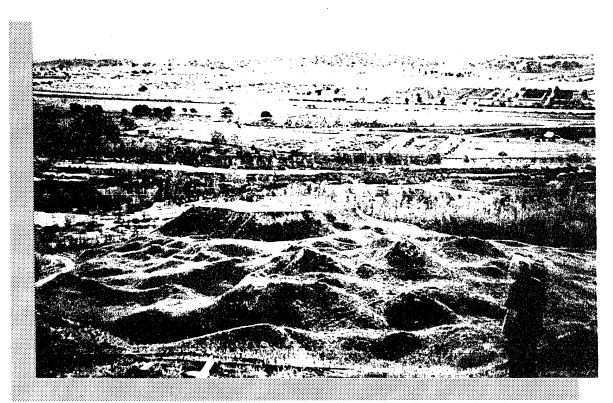
Photograph 6: Looking across possible UXO site above Bldg. 927.



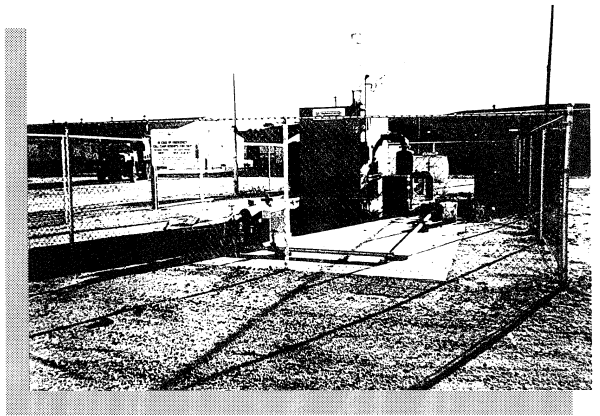
Photograph 7: Possible UXO in field above Bldg. 927.



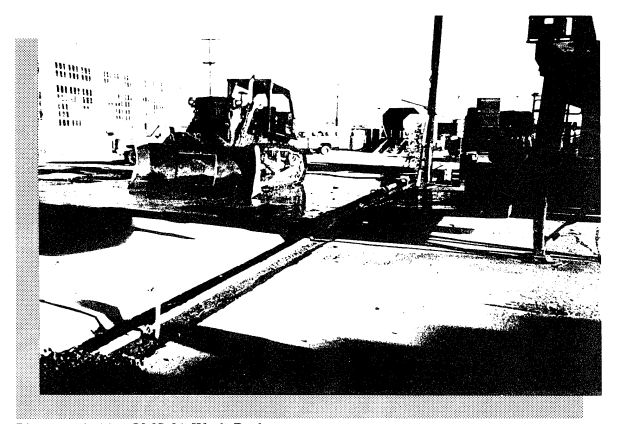
Photograph 8: Small Arms Range south of Washington Blvd.



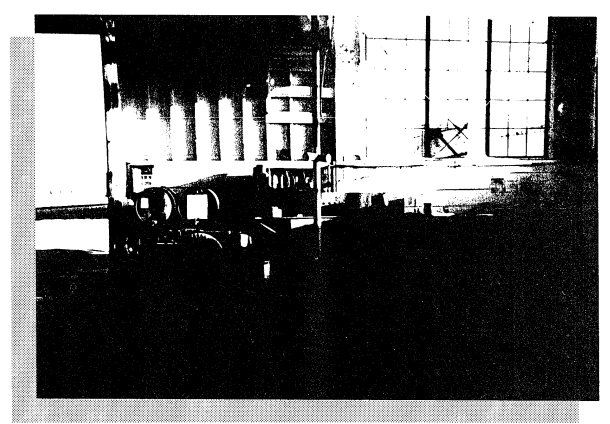
Photograph 9: Waste Water Treatment Plant (center of photo). Main Garrison Cantonment Area in background.



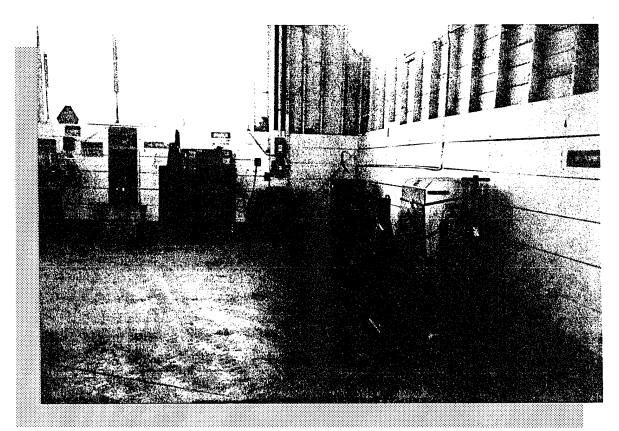
Photograph 10: Vapor Extraction/Air Sparge System at Tank Site 936.



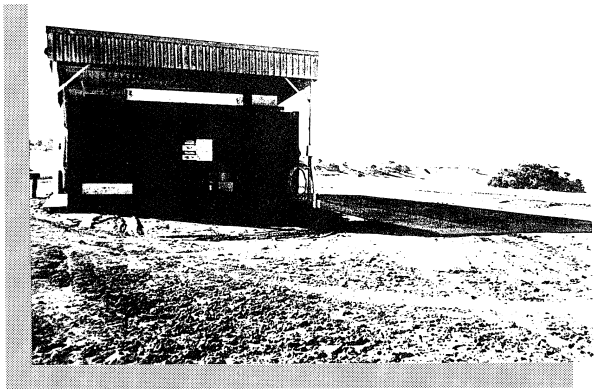
Photograph 11: OMS-21 Wash Rack.



Photograph 12: Maintenance bays inside OMS-21.



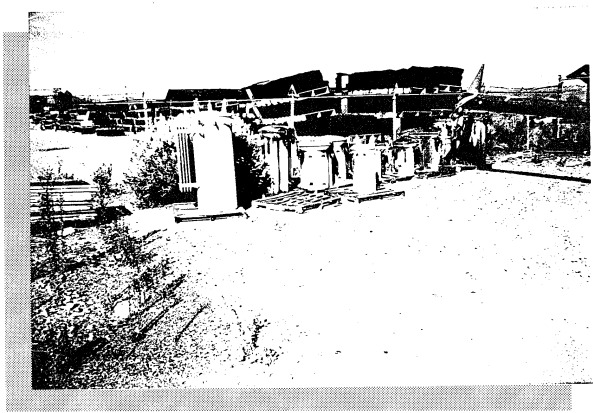
Photograph 13: Maintenance bays inside OMS-21.



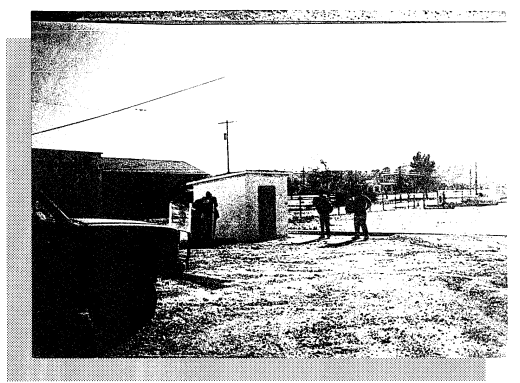
Photograph 14: UDLP Hazardous Wastes/Materials Storage Area. Buried waste drum area to far right of photo.



Photograph 15: Old/New PCB Transformers, north of Bldg. 6418.



Photograph 16: Old/New PCB Transformers, north of Bldg. 6418.



Photograph 17: Hazardous Waste Storage Container and Old Pesticide Storage Area, Engineering Yard.



Photograph 18: Old asbestos (assumed) covered water tanks, Engineering Yard.



Photograph 19: NE corner of active landfill looking south.



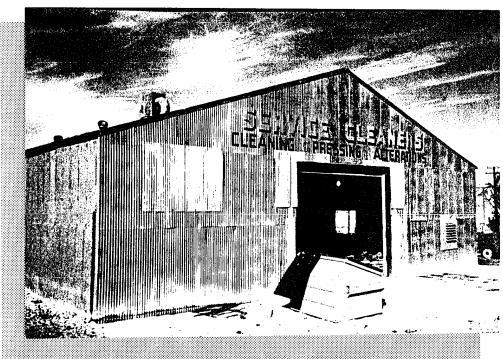
Photograph 20: Inactive portion of landfill looking west.



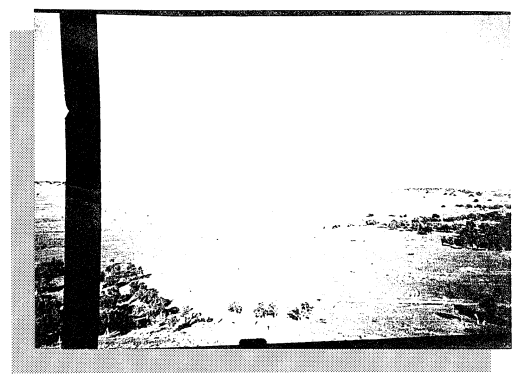
Photograph 21: North end of WWII landfill trenches looking south.



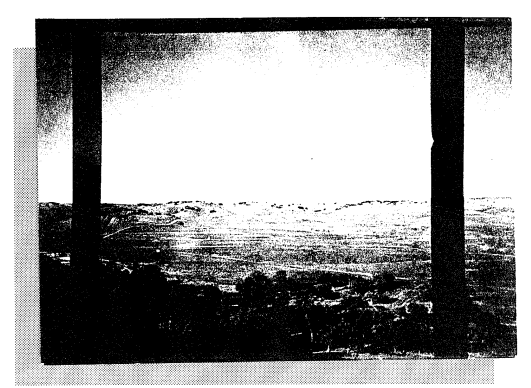
Photograph 22: South end of WWII landfill trenches looking north.



Photograph 23: Old Dry Cleaning Building.



Photograph 24: Main Impact Area.



Photograph 25: Main Impact Area.



Photograph 26: Old EOD Area.



Photograph 27: Old EOD Area.

U.S. EPA PRELIMINARY ASSESSMENT FORM APPENDIX G

OMB Approval Number: 2050-0095 Approved for Use Through: 1/92

| EPA Pot | zardous | Identification | | | | | | | |
|--|-------------------------|--|--|------------------------------|--------------|---|----------------|-------------------|----------------|
| | Waste Site | | | | | State: CA CERCLIS Number: CA6211820760 | | | |
| Preliminary Assessment I | | | | orm | CER Facil | CERCLIS Discovery Date: Not on the Federa Facilities Docket | | | |
| 1. General S | Site Informatio | n | | | | | | | |
| Name: Camp Roberts | | | Street Address: | | | | | | |
| City: | | | State: CA | Zip Code 93451 | e: | County: | y, s Obispo | Co. Code: | Cong. Dist: |
| Latitude: | Longitude: | | Approximate Are | a of Site: | | San Luis | Status o | | 17, 22 |
| 35° 47' 53" | 120° 44 | 1° 40° | 43.363 | 3 | Acres | | □A¢ | tive □ Not Spec | ified |
| | | | | S | iquare Ft | | | nactive DNA (G) | |
| 2. Owner/Op | erator Inform | ation | | | | | | | |
| Owner: California Mil | | Operator: California Army National Guard | | | | | | | |
| Street Address: | | | Street Address | | | | | | |
| P.O. Box 269101 | | | P.O. Box 8104 | | | | | | |
| City: Sacramento | 1 | | City: San Luis Obispo | | | | | | |
| State: | 1 | Telephone: | State: | | - | Zip Code: | | Telephone: | |
| CA Type of Ownership: | 95826 | (916) 854-3605 | CA | 93403 Initially Identified: | | | | ···· | |
| ☐ Private ☑ Federal Agency Name <u>CA ARNO</u> ☐ State ☐ Indian | • | | ☐ Citizen Compliant ☐ Federal Program ☐ PA Petition ☐ Incidental ☐ State/Local Program ☐ Not Specified ☐ RCRA/CERCLA Notification ☑ Other Federal Facilities Coordinator | | | | ilities | | |
| 3. Site Eval | uator Informa | tion | | | | | | | |
| Name of Evaluator: Larry Ward/Carol Snead | | Agency/Organization: ERM, Inc. | Date Prepa 24 March 1 | | | - | | | |
| Street Address: 7926 Jones | Branch Drive, Suite 210 | | City: McLean | n | | | State: | VA | |
| Name of EPA or State Agen | cy Contact: | | Street Addres | 58: | | | | | |
| Caroline Douglas, EPA Regi | ion IX | | 75 Hawthorne | Street | | | | | |
| City: San Francisco | | | State: CA | 94105 | | | Teleph | one: (415) 744-23 | 43 |
| 4. Site Disp | osition (for EF | PA use only) | | | | | | | |
| Emergency Response/Remon Assessment Recommendati | | CERCLIS Recommendati Higher Priori Lower Priori NFRAP | ity SI | | | gnature: | | | |
| □ No Date: | <u> </u> | RCRA Other Date: | | | | ame (type | eu): | | |
| | | , Dute | | | Po | sition: | | | |

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| Potential Hazardo Preliminary Assess | CERCLIS Number: CA6211820760 | | |
|--|---|---|--|
| 5. General Site Characte | ristics | | |
| Predominant Land Uses Within 1 Mile of Site (check all Industrial | that apply): DOI Other Federal Facility Wildlife Mgmt. Area | Site Setting: | Years of Operation: Beginning Year |
| □ Lumber and Wood Products □ Inorganic Chemicals □ Plastic and/or Rubber Products □ Paints, Varnishes | □ Recycling □ Junk/Salvage Ya □ Municipal Land ☑ Other Landfill - | fill | ☐ Offsite ☐ Onsite and Offsite |
| □ Industrial Organic Chemicals □ Agricultural Chemicals (e.g., pesticides, fertilizers) □ Miscellaneous Chemical Products (e.g., adhesives, explosives, ink) □ Primary Metals □ Metal Coating, Plating, Engraving □ Metal Forging, Stamping □ Fabricated Structural Metal Products □ Electronic Equipment □ Other Manufacturing □ Mining | ☐ Large Quar ☐ Small Quar ☐ Subtitle D ☐ Munic ☐ Indust | Storage, or Disposal htty Generator htty Generator ripal | Waste Deposition Authorized By: Present owner Former Owner Present & Former Owner Unauthorized Unknown Waste Accessible to the Public: Yes No Distance to Nearest Dwelling, School, or Workplace: |
| ☐ Metals ☐ Coal ☐ Oil and Gas ☐ Nonmetallic Minerals | ☐ "Protective ☐ "Non- or L ☐ Not Specified ☑ Other <u>Vehicle</u> | ate Filer" | 800 Feet (Also: Dwellings onsite) |
| 6. Waste Characteristics Source Type: (check all that apply) | Source Waste Quantity: (include units) | Tier*: | General Types of Waste (check all that apply) |
| Cleack at that apply) Landfill | 116 Acres 495 gal 75,000 gal 0.25 acres | . <u>А</u> <u>у</u> . <u>у</u> | ☑ Metals ☑ Pesticides/Herbicides ☐ Organics ☐ Acids/Bases ☐ Inorganics ☑ Oily Waste ☐ Solvents ☑ Municipal Waste ☐ Paints/Pigments ☐ Mining Waste ☐ Laboratory/Hospital Waste ☑ Explosives ☑ Radioactive Waste ☐ Other ☑ Construction/Demolition Waste |
| □ Land Treatment □ Contaminated Ground Water Plume (unidentified source) □ Contaminated Surface Water/Sediment (unidentified source) □ Contaminated Soil | | | Physical State of Waste as Deposited (check all that apply): Solid Sludge □ Powder A Liquid □ Gas |
| 図 Other <u>UST Leak</u> □ No Sources *C = Constituent, W = Wa | 50,000 ga] stestream, V = Volume, A = Area | <u>V</u> | |

| EPA Potential Hazardous Wa | | CERCLIS Number: CA6211820760 | | | | |
|---|--|---|-----------------------------------|-----------------------------|--|--|
| 7. Ground Water Pathway | | | | | | |
| Is Ground Water Used for Drinking Water Within 4 Mile: | Is There a Suspected Relea | se to Ground Water: | List Secondary Target Popula | tion Served by Ground Water | | |
| ⊠ Yes | □ Yes | | Withdrawn From:: | | | |
| □ No | Ø No | | 0 - 1/4 Mile | 388 | | |
| Type of Drinking Water Wells Within 4 Miles (check all that apply): | Have Primary Target Drink Identified: | ing Water Wells Been | >1/4 - 1/2 Mile | 131 | | |
| Municipal | □ Yes | | >1/2 - 1 Mile | 242 | | |
| ☑ Private | ⊠ No | | >1 - 2 Miles | 3,073 | | |
| □ None | If Yes, Enter Primary Targe | t Population: | >2 - 3 Miles | 4,296 | | |
| | | People | | | | |
| | | | >3 - 4 Miles | 7.00 | | |
| Depth to Shallowest Aquifer: | Nearest Designated Wellho | ead Protection | Total Within 4 Miles | 8.830 | | |
| <u>56</u> Feet | Area: | Cita | | | | |
| Karst Terrain/Aquifer Present: | ☐ Underlies ☐ >0-4 Mile | | | | | |
| □ Yes | | es thin 4 Miles | | | | |
| ⊠ No | eg ivone Wit | Aline * Milles | | | | |
| 8. Surface Water Pathway | | | | | | |
| Type of Surface Water Draining Site and 15 Miles Downstream (che | ck all that apply): | Shortest Overland Distance I | From Any Source to Surface Water: | | | |
| Stream ⊠ River □ Pond □ | Lake | 180 Feet | | | | |
| □ Bay □ Ocean □ Other | Lake | Miles | | | | |
| | Site is Located in: | | | | | |
| Is There a Suspected Release to Surface Water: | | Site is Located in: | | | | |
| □ Yes | | ₩ Annual - 1 | 0 yr Floodplain | | | |
| ⊠ No | | □ >10 yr - 100 yr Floodplain | | | | |
| | | □ >100 yr - 500 yr Floodplain | | | | |
| | | □ >500 yr Flo | oodplain | | | |
| Drinking Water Intakes Located Along the Surface Water Migration | Path: | List All Secondary Target Dr | inking Water Intakes: | | | |
| ☐ Yes | | | | | | |
| II No | | Name Water Bo | xdy Flow(efs) | Population Served | | |
| | | None | | | | |
| Have Primary Target Drinking Water Intakes Been Identified: | | | | | | |
| □ Yes | | | | | | |
| ⊠′ No | | | | | | |
| If Yes, Enter Population Served by Primary Target Intakes: | | | Total within 15 Miles | | | |
| 0 People | | | | | | |
| Fisheries Located Along the Surface Water Migration Path: | | List All Secondary Target Fi | sheries: | | | |
| ⊠ Yes | | Water Body/Fishery | Name Flow (cfs) | | | |
| □ No | | Nacimiento River/ba | | 271 | | |
| Have Primary Target Fisheries Been Identified: | | catfish, rainbow tro | | | | |
| Three Tributy raiget Pohenes been identified: | | *************************************** | | nandam haranna dan dan | | |
| □ Yes | | | | | | |
| ⊠ No | | | | | | |
| | | | | <u> </u> | | |
| | | | | | | |

| EPA Potential Hazardous Wast Preliminary Assessment Fo | CERCLIS Number: CA6211820760 | | | | | |
|--|---|---|--|---|--|--|
| 8. Surface Water Pathway (cor | ntinued) | | | | | |
| | intage Miles 8 | | 363 | j | | |
| 9. Soil Exposure Pathway | | | | | | |
| Are People Occupying Residences or Attending School or Daycare on or Within 200 Feet of Areas of Known or Suspected Contamination: | Have Terrestrial Sensitive Environments Been Identified on or Within 200 Feet of Areas of Known or Suspected Contamination: © Yes 1,000 | | | | | |
| If Yes, Enter Total Resident Population: | □ > 1,00 Weekend populations as | If Yes, List Each Terrestrial Sensitive Environment | | | | |
| People | | (federally endangered species) | | | | |
| 10. Air Pathway | | | | | | |
| Is There a Suspected Release to Air Yes No Enter Total Population on or Within: | | Wetlands Located Ø Yes □ No | Within 4 Miles of the Site: | | | |
| Onsite 345 0 - 1/4 Mile 43 >1/4 - 1/2 Mile 131 >1/2 - 1 Mile 242 | | Other Sensitive Er | nvironments Located Within 4 Miles | of the Site: | | |
| >1 - 2 Miles 3 <u>.073</u> >2 - 3 Miles 4 <u>.236</u> >3 - 4 Miles 7 <u>00</u> Total Within 4 Miles 8,830 | | List All Sensitive Distance Onsite 0 - 1/4 Mile | Environments Within 1/2 Mile of the Sensitive Environment Typ Rare Species Habitat - CA Database/Wetlands = 914 Big Sandy Wildlife Mgmt. | pe/Wetlands Area (acres) Natural Diversity | | |
| | | 0 - 1/4 Mile >1/4 - 1/2 M | | l | | |

LATITUTDE AND LONGITUDE CALCULATION WORKSHEET #1 APPENDIX H

LATITUDE AND LONGITUDE CALCULATION WORKSHEET #1 LI USING CUSTOM RULER OR COORDINATORTM

| SITE NAME: Camo Koberts Entrance CERCLIS #: CA 62/1820760 |
|---|
| AKA:SSID: |
| ADDRESS: |
| CITY: Monterey STATE: CA ZIP CODE: |
| SITE REFERENCE POINT: |
| USGS QUAD MAP NAME: SOOMICLE TOWNSHIP: N/S RANGE: E/W |
| SCALE: 1:24,000 MAP DATE: SECTION:1/41/4 |
| MAP DATUM: 1927 (1983) (CIRCLE ONE) MERIDIAN: |
| COORDINATES FROM LOWER RIGHT (SOUTHEAST) CORNER OF 7.5' MAP (attach photocopy): |
| LONGITUDE: 120° 37' 30" LATITUDE: 35° 45' 0" |
| COORDINATES FROM LOWER RIGHT (SOUTHEAST) CORNER OF 2.5' GRID CELL: |
| LONGITUDE: 120° 42, 30" LATITUDE: 35° 47, 30" |
| CALCULATIONS: LATITUDE (7.5' QUADRANGLE MAP) |
| A) ALIGN THE BOTTOM OF THE SCALE WITH BOTTOM OF GRID. ALIGN THE TOP OF THE SCALE WITH THE TOP OF GRID. POSITION EDGE OF RULER OVER SITE REFERENCE POINT WHILE KEEPING TOP AND BOTTOM ALIGNED. |
| B) READ TICS ON RULER AT 1- OR 0.5-SECOND INTERVALS (INTERPOLATE). |
| c) express in minutes and seconds (1'= 60"):" |
| d) add to starting latitude: $35 \cdot 47 \cdot 30 \cdot - + - \cdot 23 \cdot - =$ |
| SITE LATITUDE: 35.47.53. |
| CALCULATIONS: LONGITUDE (7.5' QUADRANGLE MAP) |
| A) ALIGN THE BOTTOM OF THE SCALE WITH RIGHT SIDE OF GRID. ALIGN THE TOP OF THE SCALE WITH THE LEFT SIDE OF GRID. POSITION EDGE OF RULER OVER SITE REFERENCE POINT WHILE KEEPING TOP AND BOTTOM ALIGNED. |
| B) READ TICS ON RULER AT 1- or 0.5-SECOND INTERVALS. (INTERPOLATE) |
| C) EXPRESS IN MINUTES AND SECONDS (1'= 60"): 2'10" |
| d) add to starting longitude: $120.42.30.$ + $2.10.$ = |
| site longitude: 120° 44′ 40" |
| INVESTIGATOR: Andrew Reda DATE: 2/6/95 |

4-MILE RADIUS POPULATION WORKSHEET APPENDIX I

4- Mile Radius Population Worksheet

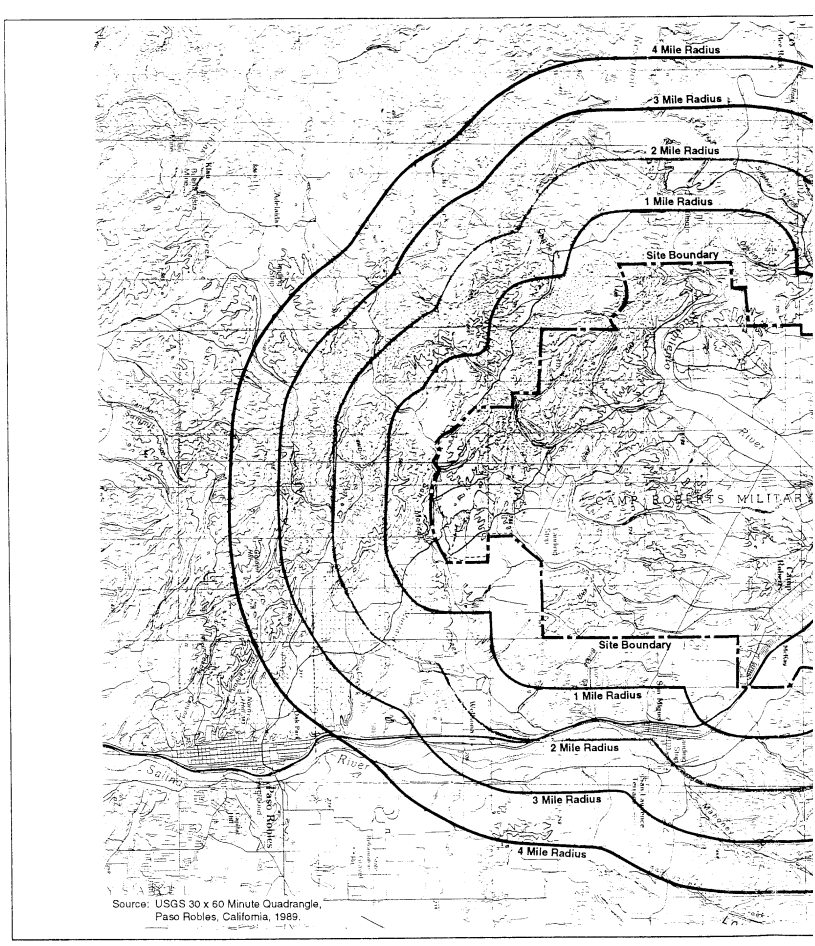
Total Population within a 4-mile radius of Camp Roberts was determined from data obtained from the Planning Departments in Monterey and San Luis Obispo Counties for average number of persons per household and total populations of San Miquel, Bradley, and Heritage Ranch. House Counts were made from topographic maps. Onsite population data were obtained from the Camp Roberts Training Office.

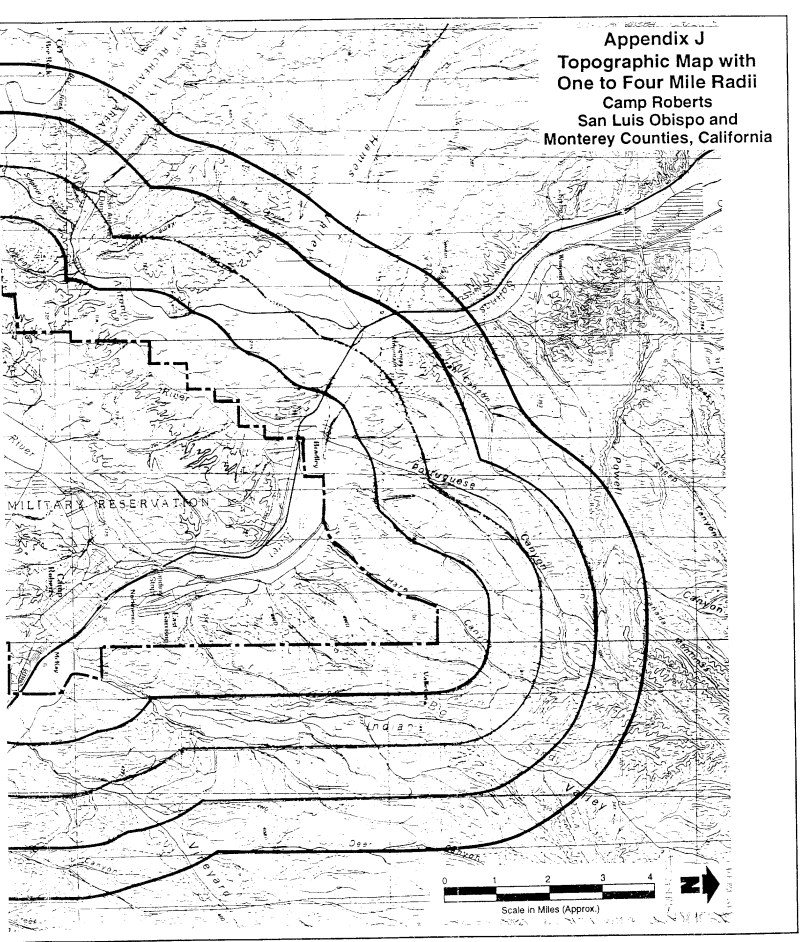
| Onsite | | 345 | - |
|---------------|-----|---------|--------------|
| 0 to 1/4 mile | 16 | 43 | |
| 4 to 2 mile | 12 | 131 ** | |
| 1/2 to 1 mile | 66 | 242** | |
| 1 to 2 miles | 149 | 3,073** | |
| 2 to 3 miles | 300 | 4,296 | |
| 3 to 4 miles | 264 | 700 | |

^{* 2.66} persons per household average for San Luis Osispo County, and 2.75 persons per household average for Monterey County

Population derived from house count and known population of San Miguel, Bradley, and for Heritage Runch

TOPOGRAPHIC MAP SHOWING 4-MILE RADIUS FROM CAMP ROBERTS BOUNDARY APPENDIX J





RESULTS OF WASTEWATER TREATMENT PLANT EFFLUENT SAMPLING $APPENDIX\ K$



Analytical Rep

5200 E. Hunter Street, Suite B

Anaheim, California

92807 • 714-777-1425 • 1-800-3 CROSBY • FAX 714-777-3926

NVIRONMENTAL

CHEMICAL

MICROBIOLOGICAL

TESTING SERVICES



CLIENT: CAMP ROBERTS

ATTN.: MR. MARK FREDERICK

LAB RECEIVING#:

9405,129

MATRIX: LIQUID UNIT: mg/l

Prepared: Analyzed: Analyst:

06/23/94 06/28-07/01/94 CM/RM

HEAVY METALS, TTLC

Spl. Prep. Meth.: EPA 3010

| Lab ID: Client Sample ID: | MB052894 Method Blank | AA45945 PLANT EFF. | | Detection Limits |
|-----------------------------------|--------------------------|---|---|--|
| Argenic EPA 7061 | ND | ND | TO THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER OWNER OWNER. | 0.01 |
| Banum EPA 6010 | ND | | | 0.005 |
| Cadmium EPA 6010 | ND | ND Reserve and a supplementation of the suppl | | |
| Chromium Total EPA 9010 | ND ND | ND | . Elizabet i Santa Pari Parintella al causa actual anna de cal | 0.05 |
| Lead EPA 8010 Mercury EPA (470 | ND: | ND: | | 0.001 0.005 |
| Selenium EPA 7741 | ND | ND | Na arteria de mora a mora marca el 18 de merca de 18 de 1 | v.vo∓ Is sississisinininininininini |
| EPA 6010 | ND: | ND | | L. Control |

QUALITY CONTROL DATA - HEAVY METALS, TTLC

LC\$ **ACCURACY** ACP LQC MATRIX SPIKE SAMPLE SPIKE RESULT REC TRUE ACP RPD % CONC. MS % MS MŞD % MSD MATRIX SPIKE CONC. (90-110)% M\$ RPD CONC DUPLICATE (mpm) (ppm) (ppm) (mqq) 0,0019 95 0.0020 98 0.93 97 75-125 1.07 0-20 0.94 0.29 Arsenic 0.67 60103 97 ... 0.39*** 78 70 125 7.40 0-20 0.106 NDS01 05-042 84 Barlum 78-125 0-20 0.111 0.103 93 13.6 0.47 94 0.41 82 ND<0.005 0.500 Cadmium 101 0313 0.809 0.41 92 76-125 15.7 0.20 ND×0.05 0.50 0.48 .05:::: Chremium Total 75-125 9.30 0-20 0.478 0.478 100 82 0.41 ND≺0.05 0.50 0.45 90 Lead 75-125 0 20 0.0100 0.0095 95 82 0.0131 3 01 0.0100 0.0186 84 Mercury 0.008 0.0103 103 0.0100 0.026 104 75-125 12.2 0-20 92 ND<0.005 0.025 0.023Selenium 0.079 0.082 104 6.88 10-20 845 90 0.42 84 78-125 ND<0.01 0.50 Silver

| AUDIT DATA | LAB ID | SAMPLE ID | QC STD# | ANALYZED |
|------------|----------|-----------------------------|--|----------------|
| AUDIT DATA | AA45945/ | PLANT EFF/ | ERA 9956 SPEX 6-75AS SPEX 6-157AS SPEX 129AS | 06/28-07/01/94 |
| | | MIX #1, MIX #2 COMPOSITE | | |

NOTES:

ND denotes Not Detected at the Indicated detection limit.



Analytical Repo

5200 E. Hunter Street, Suite B

Spl. Prep. Meth.: EPA 5030

NVIRONMENTAL

Anaheim, California

CHEMICAL

MICROBIOLOGICAL

92807 • 714-777-1425 • 1-800-3 CROSBY • FAX 714-777-3926 TESTING SERVICES

CLIENT: CAMP ROBERTS

ATTN.: MR. MARK FREDERICK

LAB RECEIVING#:

9406, 139

Pg. 2 of 2

MATRIX: UNIT:

LIQUID μg/l

Preparad: Analyzed: Analyst: 08/23/94 06/23/94 RRT

PURGEABLE ORGANIC COMPOUNDS, EPA-524.2

| C | illent Sample ID: | | AA45945 PLANT EFF. | Detection Limits |
|--|--|-----------------------------|--|-------------------------------|
| COMPOUNDS: | D.F.: | | 1 | |
| n-propylbenzene | | ND | ND | 0.5 |
| Selection of the select | | ND | NO | 0.5 |
| 1,3,5-trimethylbenzen | 0 | ND | ND | ESCORDADE CONTRACT |
| 4-chlorotoluene | | ND | ND ND | 0 K |
| | | | | |
| 1,2,4-trimethylbenzer | P ERSONAL PROPERTY. | NPHARAS IN | ND ND | 0.5 |
| sec-butylbenzene | AND SECTION AND ADDRESS OF SECTION ADDRESS OF | NU MARIONO OTOTORISTORIO | ND THE TABLE THE | and the second |
| p-isopropyltoluene | | ND ND | ND | 0.5 |
| 1,3-dichlorobenzone | a angresissimome a sirekist USS | ND Skimessessessesses | | 1100 (10 5 00 (10 50) |
| 1.4 dichlorobenzene n-butylbenzene | | ND: | ND | 0.5 |
| n-butylbenzene | e a progresse se a compression e de la compression e de la compression e de la compression e de la compression | YNITSEESSOOMAANISS | NO | 0.5 |
| 1,2-dibromo-3-chloro | 10000 (4.78489) (2019) NIANSKO | ND | NI) | 0.3 |
| 1,2,3,trichlorobenzen | | | L'ND | 0.5 |
| haveablarahitendiana | | ND | ND | 0.5 |
| inaphthalene | | ND | NO. | 9 |
| 1,2,4-trichtorobenzen | i e | ND | ND | 0.5 |

| | To see and see a | | | Control Limits |
|------------------------|------------------|----|----------------------|----------------|
| SURROGATE SPIKE | [printers.] | | % SURROGATE RECOVERY | 90 420 |
| 4-bromofluorobenzene | 108 | 85 | | 80-120 |
| 1 2-dichlorobenzene-d4 | 113 | 84 | | 80-120 |

QUALITY CONTROL DATA, EPA-524.2

| | | | A | CCURACY | _ | | PRE | CISION |
|---|--|---|----------------------|---------|-------|-------------|---------------|--------------|
| MATRIX SPIKE/ MATRIX SPIKE DUPLICATE | SPK CONC. (μg/i) | MS (µg/l) | MSD (μg/l) | % MS | % MSD | ACP % MS | RPD | ACP % RPD |
| 1,1-dichloroethene | 5 | 4 | 4 | 81 | 80 | 61-145 | 1 | 0-14 |
| benzene | | 1645 4 2885 in | 71721 5 12444 | 56 | 90 | 78-127 | 2 | 9-11 |
| trichloroethene | 59888888888888888888888888888888888888 | 4 | 4 | 87 | 88 | 71-120 | 0 | 0-14 |
| eneulot | 5. | 4 //////////////////////////////////// | (),,,,, 6)1 | 87 | 89 77 | 76:125 | 4 3000 | 0-13 0-13 |
| chlorobenzene | 5 | 5 | 5 | 93 | 96 | 75-130 | ٥ | 6-19 |

| AUDIT DATA | LAB ID | SAMPLE ID | BATCH # | QC STD# | ANALYZED |] |
|------------|---------|------------|---------|---------|----------|----|
| | AA45945 | PLANT EFF. | V2T2294 | VOA 39 | 06/23/94 | Ι. |

NOTE\$:

ND denotes Not Detected at the indicated detection limit.



Spl. Prep. Meth: EPA 5030

Analytical Report

5200 E. Hunter Street, Suite 8 Anahelm, California 92807 • 714-777-1425 • 1-800-3 CROSBY • FAX 714-777-3926

NVIRONMENTAL

CHEMICAL

MICROBIOLOGICAL

TESTING SERVICES



CLIENT: CAMP ROBERTS

ATTN .: MR. MARK FREDERICK

LAB RECEIVING#:

9406.129

Pg. 1 of 2

MATRIX:

UNIT:

LIQUID µg/l

Prepared:
Analyzed:
Analyst:

06/23/94 06/23/94 RRT

PURGEABLE ORGANIC COMPOUNDS, EPA-524.2

| | T23B2.D | AA45945 | Detection |
|---|----------|---|--------------------------------|
| Client Sample ID: COMPOUNDS: D.F.: | | PLANT EFF. 1 | Limits |
| dichlorodifluoromethane | ND | ND | 0.5 |
| Enloromethan o | NO | ND:::::::::::::::::::::::::::::::::::: | 3.0 3.0 |
| vinyl chloride bromomethane | ND ND | NO | 0.5 |
| chloroethane | ND | ND | 0.5 |
| trichlorolluoromethane +++ | ND ND | ND ND | 0.5 0.5 |
| 1,1-dichloroethene methylene chloride | ND 1 | NO NO | 0.5 |
| trans-1,2-dichloroethene | ND | ND | 0.5 0.5 |
| 1,)-dichloroethane | ND ND | ND ND | 0.5 |
| 2,2-dichloropropane | ND | ND | 0.5 |
| bromochloromethane | ND | ND | 0.5 0.5 |
| enlorofortu 1,1,1-trichloroethane | ND ND | ND ND | 0.5 |
| 1,1-alchipropropene | -ND | ND man | 0.5 |
| 1,2-dichloroethane | ND ND | ND ND | 0.5 0.5 |
| carbon tetrachioride benzene | ND ND | ND | 0.5 |
| trichloroethene | ND: | ND 1 | 0.6 |
| 1,2-dichloropropane | ND ND | ND ND: | 0.5 0.5 |
| dibromomethane | ND | ND | 0.5 |
| trans-1,3-diphloroptopene | | H <mark>VD</mark> 94. H. B. L. B. | 0,5 0.5 |
| 1,1,2-trichloroethane | ND ND | ND | 0.5 |
| 1,2-dibromoethane | ND | ND | 0.5 |
| tofuene | ND ND | ND ND | 0,5 0.5 |
| cis-1,3-dichloropropene | ND | | 0.6 |
| tetrachioroethene | ND | ND | 0.5 0.5 |
| dianomochloromethane 1,1,1,2-tetrachloroethane | ND ND | ND ND | 0.5 |
| chidrobenzene | ND | NO 246202-1 1111111111111111111111111111111111 | 3.22.20.5 |
| ethylbenzene | ND NO | ND ND | 0.5 0.5 |
| p,ra:xylene styrene | ND ND | ND | 0.5 |
| D-xylene | שויי | LIND | (***** <u>0</u> - <u>5</u> -11 |
| total xylenes | ND ND | ND ND | 0.5 0.5 |
| isopropylbenzerie 1,1,2,2-tetrachloroethane | ND | ND | 0.5 |
| 12,3-trichlampropane | ND | ND | 0.5 0.5 |
| bromobenzene | ND | ND | |

Continued on next page...



Analytical Report

5200 E. Hunter Street, Suite B

VVIRONMENTAL

Anaheim, California

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CHEMICAL

MICROBIOLOGICAL

TESTING SERVICES

(NINTE)

CLIENT: CAMP ROBERTS

ATTN .: MR. MARK FREDERICK

LAB RECEIVING#:

9405.019

MATRIX: UNIT:

LIQUID mg/l Prepared: Analyzed: Analyst: 06/02/94 08/02/94 CM

| Clien | Lab ID: | MB060294 | AA45199 | Detection | |
|---------------------------------------|--------------|--------------|------------|-----------|--|
| | t Sample ID: | METHOD BLANK | PLANT EFF. | Limit | |
| Total Suspended Solids, STD, MET 209C | | | | | |

NOTES:

ND denotes not detected at the indicated detection limits.

$\begin{array}{c} \textbf{NRC CORRESPONDENCE} \\ APPENDIX \ L \end{array}$

PATEC file

MAR 2 4 1988

Department of the Army Sacramento District Corps of Engineers 650 Capitol Mall Sacramento, California 95814-4794

Attention: M. J. Garrett

Management and Disposal Branch

Gentlemen:

Subject: NRC Source Material License, SUB-1137 (expired)

In answer to your letter dated February 29, 1988, the following information is submitted:

- (a) Source Material License SUB-1137 (expired) was originally issued to Pacific Technica Corporation (PATEC) of Santa Barbara, California. There was a contractor working for PATEC under SUB-1137 by the name of Pacific Armatechnica Corporation also referred to as PATEC.
- (b) Source Material License SUB-I137 was permitted to expire by the Pacific Technica Corporation since NRC would not renew the license until a cleanup was made at Camp Roberts Range 5. The licensee's contractor had fired depleted uranium (DU) projectiles on the unauthorized firing range. Pacific Technica Corporation never cleaned up the contaminated Range 5.
- (c) Bangor Punta Corporation of Stamford, Connecticut, purchased the Pacific Technica Corporation. As a part of the purchase, Bangor Punta Corporation assumed the responsibility for the cleanup of Range 5 and 12 at Camp Roberts.
- (d) Ranges 5 and 12 were decontaminated by Bangor Punta Corporation contractors.
- (e) An overcheck by NRC contractors indicated that the residual contamination was within NRC guidelines for release to unrestricted use.
- (f) Bangor Punta Corporation never had an NRC license. SUB-1137 was the only license issued in this matter.
- (g) Pacific Armatechnica Corporation of Santa Barbara, California, the contractor to PATEC, was given a general license to cover the depleted uranium (DU) projectiles still on Range 18 at Camp Roberts. The amount of DU present is less than fifteen pounds and can be possessed under the general license provisions of 10 CFR 40.22(a). These materials could not be cleaned up due to the live ordnance (duds) on Range 18.

M. Garrett

2

HART FR TOPE

A copy of the PATEC license SUB-1137 (expired) is enclosed for your records. If you need additional information, do not hesitate to call me at 415-943-3763. Sincerely,

original signed by

R. D. Thomas, Chief Nuclear Materials Safety Section

Enclosure: As Stated

| YES /NO] | REQUEST COPY] YES /NO] | REQUEST COPY YES /NO | REQUEST COPY YES /NO] | REQUEST COPY J YES /NO J |
|---------------|----------------------------|---------------------------|---------------------------|-----------------------------|
| | | | | SENDING TO PDR |
| RV RThomas/ch | | | Ţ | YES /NO j |

UNITED STATES ATOMIC ENERGY COMMISSION

15回に

SOURCE MATERIAL LICENSE

Pursuant to the Atomic Energy Act of 1954, and Title 10, Code of Federal Regulations, Chapter 1, Part 40, "Licensing of Source Material," and in reliance on statements and representations heretofore made by the licensee, a license is hereby issued authorizing the licensee to receive, possess and import the source material designated below; to use such material for the purpose(s) and at the place(s) designated below; and to deliver or transfer such material to persons authorized to receive it in accordance with the regulations in said Part. This license shall be deemed to contain the conditions specified in Section 183 of the Atomic Energy Act of 1954 and is subject to all applicable rules, regulations, and orders of the Atomic Energy Commission, now or hereafter in effect, including Title 10, Code of Federal Regulations, Chapter 1, Part 20, "Standards for Protection Against Radiation," and to any conditions specified below.

Licensee

- 1. Name Pacific Technica Corporation
- 2. Address 415 East Montecito Street Santa Barbara, California 93101 805/964-8671

3. License No.

SUB-1137

4. Expiration Date

August 31, 1977

5. Docket No.

40-8137

6. Source Material

Uranium

- 7. Maximum quantity of source material which licensee may possess at any one time under this license
 - 50 kilograms

CONDITIONS

8. Authorized use (Unless otherwise specified, the authorized place of use is the licensee's address stated in Item 2 above.)

Depleted uranium contained in projectiles for ballistic testing in accordance with the statements, representations and conditions specified in the licensee's application dated June 21, 1972.

9. Authorized place of use: Ranges 12 and 18, Camp Roberts,

California

For the U.S. ATOMIC ENERGY

AUG 3 1972 Date of issuance.

Original Signed by Robert L. Layfield

ou, a dovement ranted office the o-east Materials Branch Directorate of



DEPARTMENT OF THE ARMY

SACRAMENTO DISTRICT, CORPS OF ENGINEERS 650 CAPITOL MALL 5ACRAMENTO, CALIFORNIA 95814-4794

REPLY TO ATTENTION OF

February 29, 1988

RECEIVED KRC REGION V

1988 MAR -2 P 12: 29

Management & Disposal Branch

SUBJECT: Camp Roberts, California: NRC License

Mr. R. D. Thomas Chief, Nuclear Materials Safety Section Nuclear Regulatory Commission Region V 1450 Maria Lane, Suite 210 Walnut Creek, California 94596

Dear Mr. Thomas:

We are in receipt of a copy of your letter dated July 31, 1986, to the Bangor Punta Corporation of Stamford, Connecticut, regarding expired Source Material License SUB-1137 (copy attached). In that letter, it was learned that a similar license was granted to the Pacific Armatechnica Corporation (Patec) of Santa Barbara, California.

This office is charged with real estate responsibility and administration for Camp Roberts, California, and it is requested that a copy of the Patec license be furnished for record purposes. Please contact Mr. M. J. Garrett at the letterhead address or at (916) 551-1785, should you require further information.

Your cooperation will be appreciated.

Sincerely,

Mice 24 Ac

Chief. Maragement & Disposal Branch

Real Estate Division.

Enclosure



UNITED STATES

NUCLEAR REGULATORY COMMISSION REGION V

1450 MARIA LANE, SUITE 210 WALNUT CREEK, CALIFORNIA 94596

JUL 31 1986

Bangor Punta Corporation One Circle West P. O. Box 10377 Stamford, Connecticut 06904-2377

Attention: Dudley C. Phillips

Senior Vice President and

General Counsel

Gentlemen:

Subject:

Source Material License

SUB-1137 (Expired)

On May 15 and 16, 1986, an Oak Ridge Associated Universities survey team (NRC Contractor) performed a confirmatory survey of Ranges 5 and 12 at Camp Roberts, California. The results of this survey support the close-out surveys performed by the licensee's contractors, and confirm that the radiological conditions satisfy the NRC guidelines established for release for unrestricted use. A copy of that report is enclosed for your information.

Therefore, the areas associated with Ranges 5 and 12 are released for unrestricted use. Since we have no further questions in this matter, Source Material License SUB-1137 (Expired) is hereby retired.

Pursuant to a letter dated January 16, 1986, to Pacific Armatechnica Corporation, Santa Barbara, California, a general license authorized by 10 CFR 40.22(a) was 3 granted for the source materials still remaining on Range 18 at Camp Roberts, California.

If you have any further questions in this matter, I will be glad to discuss them with you. .

Sincerely,

R. D. Thomas, Chief

Nuclear Materials Safety Section

JAN 1 6 1986

Pacific Armatechnica Corporation 816 State Street Suite A Santa Barbara, California 93101

Attention: Dr. Fritz K. Feldmann

President

Subject: Decontamination of Ranges 5, 12, and 18 at Camp Roberts,

California

A recent communication from Mr. Bob Clark, Allied Nuclear Company, indicated that the U.S. Army had removed the APC's from Ranges 5 and 12. Mr. Clark also stated that both areas where the APC's were located are contaminated with uranium oxides or metal fragments.

In the best interest of all parties concerned, it is requested that you make the arrangements for final clean-up of Ranges 5 and 12 within twenty (20) days of the date of this letter. For planning purposes, a copy of your work (clean-up) schedule would be appreciated.

The release of Ranges 5 and 12 for unrestricted use is dependent upon the results of the final radiological surveys. PATEC's final survey report must be submitted to this office for evaluation prior to the confirmatory release survey which will be conducted by an NRC contractor.

Your letter dated November 22, 1985 indicated that only 10.86 pounds of depleted uranium had been deposited on Range 18. Since this quantity of source material is less than the limitation (fifteen pounds) specified in 10 CFR 40.22(a), we are going to consider the source material (depleted uranium projectiles) presently on Range 18 to be possessed under a general license. Therefore, Range 18 will not require any decontamination if the limitation of 10 CFR 40.22(a) is not exceeded in any future firings of depleted uranium materials that may be authorized by an NRC specific license issued by this office.

If you have any questions, we will be glad to discuss them with you.

Sincerely,

151

R. D. Thomas, Chief Nuclear Materials Safety Section

| | - dor | |
|----------------|----------|---|
| FICE RY LAND | ev | |
| AMED Thomas/ch | Morlymuy | |
| JATE 1/5 /86 | 11/10/18 | *************************************** |



November 22, 1985

USNRC 1450 Maria Lane Suite 120 Walnut Creek, Ca. 94596

ATTN: Mr. Bob Thomas

Enforcement Office

RE: Camp Roberts Range 18

License SUB 1137

Gentlemen:

This is to certify that this company deposited 70 rounds of ammunition containing DU penetrators weighing 70.5 grams each into the soil of Range 18. The total depleted uranium fired on Range 18 is 4.935 kg (10.86 lbs.).

This information is from Patec firing records as well as my personal recollection.

Sincerety,

Dr. Fritz R. Feldmann

President

FKF/ktc

Oranium contained in counterts installed in aircraft, rockets, :tiles, and missiles, or stored or ed in connection with installaor removal of such counterts: Provided That:

The counterweights are manufacin accordance with a specific liissued by the Commission or the, i ic Energy Commission authorizstribution by the licensee pursuthis paragraph:

Each counterweight has been imed with the following legend ly legible through any plating or r covering: "Depleted Uranium";2

-) Each counterweight is durably legibly labeled or marked with the ification of the manufacturer, the statement "Unauthorized Al-
- lons Prohibited";" and
) The exemption contained in this graph shall not be deemed to auize the chemical, physical, or metgical treatment or processing of such counterweights other than ir or restoration of any plating or er covering.
- ; of any shipping container. Pro- "
- ed That:
) The shipping container is connously and legibly impressed with legend "CAUTION—RADIOAC-FE SHIELDING—URANIUM"; and The uranium metal is encased in d steel or equally fire resistant all of minimum wall thickness of a second control of the control of th e-eighth inch (3.2 mm).
- i) Thorium contained in finished 4 ical lenses, provided that each lens is not contain more than 30 percent weight of thorium; and that the exption contained in this subparaph shall not be deemed to authoreither.
- i) The shaping, grinding or polish-; of such lens or manufacturing cesses other than the assembly of h lens into optical systems and dees without any alteration of the is: of
- ii) The receipt, possession, use, insfer, or of thorium contained in ntact lenses, or in spectacles, or in epieces in binoculars or other optiinstruments.

The requirements specified in para-tiphs (CX5) (ii) and (iii) of this section ad not be met by counterweights manustured prior to Dec. 31, 1969: Provided. ist such counterweights were manufaced under a specific license issued by the omic Energy Commission and were im-essed with the legend required by i0.13(c)(5)(1) in effect on June 30, 1959.

(8) Thorium contained in any finished aircraft engine part containing nickel-thoria alloy, Provided, That:

(i) The thorium is dispersed in the 5 nickel-thoria alloy in the form of 2 finely divided thoria (thorium diox. ide); and

(ii) The thorium content in the B nickel-thoria alloy does not exceed 4 percent by weight.

(9) The exemptions in this paragraph (c) do not authorize the manufacture of any of the products described.

(d) Any person is exempt from the regulations in this part and from the requirements for a license set forth in section 62 of the Act to the extent that such person receives, possesses, uses, or transfers uranium contained in detector heads for use in fire detection units, provided that each detector head contains not more than 0.005 microcurie of uranium. The exemption in this paragraph does not authorize the manufacture of any detector head containing uranium.

§ 40.14 Specific exemptions.

(a) The Commission may, upon application of any interested person or upon its own initiative, grant such exal used as shielding constituting is emptions from the requirements of mines are authorized by law and will not endanger life or property or the common defense and security and are otherwise in the public interest.

(b) [Reserved] 34 FR 19546

(c) The DOE is exempt from the requirements of this part to the extent that its activities are subject to the requirements of Part 60 of this chapter.

(d) Except as specifically provided in Part 61 of this chapter any licensee is exempt from the requirements of this T part to the extent that its activities are subject to the requirements of Part 61 of this chapter.

GENERAL LICENSES

§ 40.20 Types of licenses.

(a) Licenses for source material and hyproduct material are of two types: general and specific. Licenses for longterm care and custody of residual radioactive material at disposal sites are general licenses. The general licenses provided in this part are effective without the filing of applications with the Commission or the issuance of licensing documents to particular persons. Specific licenses are issued to named persons upon applications filed pursuant to the regulations in this part.

(b) Section 40.27 contains a general license applicable for custody and longterm.care of residual radioactive

material at uranium mill tailings disposal sites remediated under Title I of the Uranium Mill Tailings Radiation Control Act of 1978, as amended.

(c) Section 40.28 contains a general license applicable for custody and longterm care of byproduct material at uranium or thorium mill tallings disposal altes under Title II of the Uranium Mill Tailings Radiation Control Act of 1978. us amended.

\$40.21 General license to receive title to source or byproduct material.

A general license is hereby issued authorizing the receipt of title to source or byproduct material, as defined in this part, without regard to quantity. This general license does not authorize any person to receive, possess, deliver, use, or transfer source or byproduct material.

\$ 40.22 Small quantities of source materi-

(a) A general license is hereby issued authorizing commercial and industrial firms, research, educational and medical institutions and Federal, State and local government agencies to use and transfer not more than fifteen (15) pounds of source material at any one time for research, development, educational, commercial or operational purposes. A person authorized to use or transfer source material, pursuant to this general license, may not receive more than a total of 150 pounds of source material in any one calendar

(b) Persons who receive, possess, use, or transfer source material pursuant to the general license issued in paragraph (a) of this section are exempt from the provisions of Parts 19, 20, and 21, of this chapter to the extent that such receipt, possession, use or transfer are within the terms of such general license: Provided, however, That this exemption shall not be deemed to apply to any such person who is also in possession of source material under a specific license issued pursuant to this part.

(c) Persons who receive, possess, use or transfer source material pursuant to the general license in paragraph (a) of this section are prohibited from administering source material, or the radiation therefrom, either externally or internally, to human beings except as may be authorized by NRC in a specific license.

§ 40.23 General license for carriers of translent shipments of natural granium other than in the form of one or ore residue.

(a) A general license is hereby issued to any person to possess a transient shipment of natural uranium, other than in the form of ore or ore residue, in amounts exceeding 500 kllograms.